Parliamentary Register;

O R

HISTORY

OF THE

PROCEEDINGS AND DEBATES

OF THE

HOUSE OF COMMONS;

CONTAINING AN ACCOUNT OF

The most interesting Speeches and Motions; accurate Copies of the most remarkable Letters and Papers; of the most material Ewidence, Petitions, &c. laid before and offered to the House,

DURING THE

FIFTH SESSION of the SEVENTEENTH PARLIAMENT

O F

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TO THE

DEBATES AND PROCEEDINGS

IN THE

HOUSE OF COMMONS.

VOLUME XL

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THE

HISTORY

OF THE



PROCEEDINGS AND DEBATES

OF THE

HOUSE OF COMMONS,

In the FIFTH SESSION of the

Seventeenth Parliament of GREAT BRITAIN,

Appointed to be holden at WESTMINSTER,

On Thursday, the 25th of November, 1790.

Tuesday, 30th December, 1794.

A MESSAGE from His Majesty was delivered by Sir Francis Molyneux, Gentleman Usher of the Black Rod:

Mr. Speaker,

The King commands this honourable House to attend His Majesty immediately in the House of Peers.

Accordingly, Mr. Speaker, with the House, went up to attend His Majesty; and being returned,

Mr. SPEAKER acquainted the House, that in pursuance of the directions of an act of the 24th of his present Majesty, he had issued his warrants, during the recess, to the Clerk of the Crown, to make out new writs for the election of several Members to serve in Parliament.

The Speaker was now proceeding to read the bill to prevent Clandestine Outlawry, for the purpose of opening the business of the session, when

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Mr. SHERIDAN role, and faid, he was forry to prefent himfelf to the Chair at this moment, but particular circumstances made it absolutely necessary. He was compelled at that moment to state fome objections to a proceeding which had usually passed without any observation—he meant the question which was now before the House, Whether the bill to prevent claudestine outlawries be now read? He objected to putting that question, upon this ground—it had been the uniform practice of the House to read that bill on the opening of every fellion of Parliament, before they proceeded to take His Mujesty's speech into confideration; this be understood to be a custom for the purpose of expressing the right of the House of Commons to proceed to any bufiness previous to taking into consideration the speech from the Throne. He thought this right not an useless, barren trifle, but a right to be infifted upon whenever an occasion should occur for any practical good purpose. He conceived the opportunity, was now come for afferting that right, and this he did by way of enforcing the principle in the strongest manner possible.— With that view he must object in form to the reading of the bill now proposed to be read, in order to introduce a motion upon another fubject. We were now called upon feriously to advise His Majesty, in a time the most extraordinary, in a situation the most critical and alarming, upon a fubject of the utmost importance to this country at large, as well as to every Member of that House; and, before they could fay they were in a proper fituation to give fit advice to His Majesty, in a free, fair, and impartial manner, it was effentially necessary they should themselves be sice, which could not, with any colour of reason, be said to be the case while the Habeas Corpus act remained suspended. His object, therefore, was, after this question was negatived, to move for leave to bring in a bill to repeal the act of the last session of Parliament, which suspended the Habeas Corpus act. He was confident there could be no objection from Ministers to this mode of proceeding, unless they would affert, that there does exist at this moment the same paramount necessity as that on which they grounded the suspension of the Habeas Corpus act, thereby depriving every Englishman of a right which is most dear to him. If he was told, that the bill which he now wished to repeal had but a very short time to run; or if he should be told it was not intended to be renewed, he would answer, that he would not suffer such a bill to die a natural death; that he would not wait a month, a week, a day, or a fingle moment, after the meeting of Parliament, without calling on that House to act as independent, honourable, and free agents for the Public, but would defend those rights of the People which had been invaded by Ministers; rights, which the People, if fairly left to the exercise of them, would never abuse. He concluded with faying, that, unless the House should testify a difinclination to the measure, he should move for leave to bring in a bill, to repeal the act of the last session of Parliament for suspending the Habeas Corpus act.

Mr. DUNDAS expressed his doubts relative to the propriety of the honourable Member's objections at this particular time.

The SPEAKER admitted the propriety of Mr. Sheridan's conduct. A question had been urged in the usual mann r, to which the honourable gentleman, as a Member of Parliament, had a right, if he pleased, to object. The parties were now at itsue, and it was the House alone which could decide the difference.

Mr. DUNDAS supported the original motion as submitted to them by the Speaker. As to that to which Mr. Sherid in called their attention, he could by no means give his acquiescence. He saw no reason why the more urgent discussion of the day should be delayed for the purpose of deliberating on a subject of an extraneous nature. Before the expiration of the bill, which happened in the month of February, there would be ample opportunities to consider the propriety of its renewal. If, however, his opinion could afford any gratification, he had no serupte in declaring, that, if from the complection of the times, no stronger reasons appeared for the discontinuance of its suspension, than at present existed, the safety of the Government and the Country demanded its renewal in the month of February.

Mr. JEKYLL faid, that though Mr. Dundas feered to have made up his mind by anticipation, it did not follow that this House should be of his opinion. He expected, from the condour of the right honourable gentleman who fpoke last, that he should not have infifted now on the propriety of continuing the fulpention of the Habeas Corpus act, without affigning fome reason for it. But he only enjoined them to wear their finackles to the month of February; and he should then condescend to think of the expediency of taking them The late events should teach the House the better lesson of maintaining its own respectability. The verdicts of the virtuous juries at the Old Bailey had fufficiently demonstrated that no such thing as a confpiracy had existed in this country. The honourable gentleman (Mr. Sheriday had flated, that the fuspention of the Habeas Corpus act kept the people, and the representatives of the people, in shackles. In this opinion he agreed with him, and therefore thought that it ought inflantaneously to be repealed, and that he people ought not to be flackled another day, much less to be all wed

to remain till February at the will of Ministers. There never was a time which called more for strict inquiry into the conduct of Ministers than the present. The House had, on the suggestion of certain person, declared there existed a plot in this country, thereby in a great measure prejudging and proventing the fair operation of the Grand Jury. Perions were accused on that occasion, and many things were published against the accused, and even threats held out in papers well known to be under the influence of Government, in order to bring about a verdict contrary to the good fense, the honour, and the justice of the jury. Their verdiers, however, were well known, and the practical inference from these trials was, that there never existed any such plot as was stated to exist, and that there was no occasion for shutting up individuals for fix months upon such charges as had been preferred against them. But he hoped the day would come when such practices would be fairly examined, as well "as the fullest of new-fangled treasons, introduced by Ministry, in direct and unconflitutional contradiction to the flatute of Edward the Third.

A Member on the Treasury side of the House, (Mr. MAURICE ROBINSON) said he should oppose the suspension of the Habeas Corpus act when the proper time came for discussing it; but that he could not agree to any departure from the usual mode of proceeding on the first day of the session, more especially at a period when every thing that might admit of a construction disrespectful to His Majesty ought to be avoided.

The SOLICITOR GENERAL, (Sir John Mitford) thought it a duty incumbent upon him to deliver his fentimen's on this occasion; because, if any blame was attached to those in power, he was in a great degree implicated. So far from having any doubts on the subject, he declared that he was more and more, from the proceedings that had taken place on the trials, convinced of the existence of the conspiracy. The only effect of the late verdicts, he stated to be, that the persons acquitted could not be again tried for the same offence! They by no means went, in his opinion, to affect the general question. One of the persons who were tried and acquitted, he meant Mr. Tooke, had afterwards, when examined out his oath, admitted the existence of such a conspiracy, and the intention of calling together a British Convention:—

Mr. BRANDLING interrupted the Larned gentleman by obferving, that his reverence for the Constitution would not allow him to sit in silence while he heard the smallest infinuation against the conduct of jurors. Those summoned on the late trials had certainly acted agreeably to the dictates of their conscience; therefore it would be proper and wife in gentlemen—more especially those of the learned profession—to withhold any observations which might be construed unfavourable to them.

The SOLICITOR GENERAL proceeded by stating the topic of dispute, and by adverting more particularly to what had fallen from the gentlemen on the opposite side. The latter denied the existence of a conspiracy—he and his friends, on the contrary, supported the affirmative. But no gentleman who wished for a rational discussion would deny that a conspiracy of such a nature might exist, as, in the result of a prosecution, would tend to the conviction of some, and the acquittal of others. The persons accorded might, indeed, be all equally guilty; but by the doubts of the jurors, or by the descence of the evidence, a discrimination of the nature now described might follow. Not only the evidence of a person tried and acquitted, prove upon oath the existence of the conspiracy, but the Report of the Committee, functioned by that House, served to corroborate the affection.

" If the Juries had been as well informed of facts as I was, they would have a fied in a different manner! I do not, however, attempt to fligmatize them for their conduct. The fituation of this country has, indeed, the most serious complection! [Hear! Hear! Hear! from the opposite side. | The sneer of ridicule I can despise in the discharge of my duty, but, at least, let gentlemen comprehend my meaning before they fignify their approbation or disapprobation. I say, that there are men in this country who propagate doctrines of the most dangerous tendency. There are men who pretend to do one thing, while their real actions appear diametrically opposite. There are men of a malignant spirit, who to obtain a parliamentary reform, think any means justifiable.— There are focieties, affiliated, after the example of the detestable Jacobins of France, whose aim is universal suffrage, whose plans of reform are impracticable, because they would unavoidably introduce the French anarchy, with all its horrid concomitants. Thence I conclude, that a conspiracy has existed, and does still exist, to overturn the happy Constitution and Government of this country!" Should a doubt remain in the minds of fober and impartial men, let them turn their aftention to the papers and addresses of the different focieties who have been unbounded in their praises of the French Convention, Let them feriously ponder over the several congratulations, written by their malignant leaders, and recorded in their proceedings-Let them examine also the writings of those who have supported the French revolution, and those who are the most enthusiastic reformers. They will at once collect from these

fertile fources, the object and spirit of the modern reformers; they will thence be convinced of the existence of a conspiracy! Their affected moderation serves to put men of political penetration on their guard; and even the mildest of their champions cannot sufficiently disguise their intentions.

Of the speculative writers on this subject, one of the most eloquent says, "Let us obtain universal suffrage, and monarchy and aristocracy will be but as dust in the balance." All this is true. If universal suffrage be obtained, monarchy and aristocracy will be but as dust in the balance, because the distinction of society are properly weighed and a spassed by the present system, and thus the equilibrium resolved; but universal suffrage being inconsistent with order and the true administration of justice and the laws, the proportions are destroyed, and riot and consusion will bear down the scale. This was fully established in the course of the trials. Those who were engaged, contended not for universal suffrage only, but for the inclienable right of the people to effect a reform. Such rights can exist neither in this nor in any other well-regulated country. There would be perpetual innovation, and perpetual constant.

Mr. MAINWARING interrupted the learned gentleman in his argument, by reminding him of the quedion, from which he suspected he had unwarily departed. He declared he thought the learned gentleman was going beyond the rules and orders of the House.

The SPEAKER was of opinion, that as the point in dispute originated from an observation that no plot now extract in this country, and as the observations of the learned gentleman tended to maintain that such a plot did exist, he could not be said in strictness to have deported from the rule of order.

Mr. POX observed, that the motion intended to be made by his honourable friend neight not to be objected to. The House, for the purpose of afferting their own dignity and independence, and not from a desire of shewing any disrespect to the Crown, for that would at all times be improper in the House of Commons, had proceeded to read a till, or do some other act, previous to taking the speech from the Throne into their consideration. This they did first for the purpose of establishing, and afterwards continuing a right which they now incontestably enjoyed, and it was a right they should continue to enjoy, because it was beneficial to the Public; and that being the view he had of the subject, he consessed that all the debate which had arisen on the observation of his honourable friend's was strictly regular, for it certainly was as regu-

lar for one person to affert, as it was for another to deny the existence of a plot. He listened with great attention, as he ought to do, to what he heard from the Solicitor General. The learned gentleman had given his own opinion on these trials, and he had also taken notice of the decision of the Jury. Now in giving his own opinion, even although his arguments should be against it, he had a right to do fo; but it did not appear that the Jury gave him any authority to fay any thing for them. Now with regard to the verdict ef acquittal of a Jury, Mr. Fox faid he understood it to be in the language of the Conflitution of this country, an establishment of the innocence of the accused—a complete vindication of character, and refloration of honour. But he had heard language to-night which was to him entirely new, for he had been told that the verdiet of acquittal was in effect no more than that the accused party should not be tried again on the same charge. That was a definition of law, he trufted, he should never hear again, even from the colleagues of that learned gentleman. He had not the good fortune to hear his speech on the late trials, but there appeared to him, from what he had heard of that speech, to be a repetition of considerable parts of it to-night. The learned gentleman had infifted on the existence of a treasonable plot, because it appeared that there were fome perfons who wished for universal suffrage and annual parliaments; and because addresses had been presented to the French Convencion, or because these persons held opinions upon political fubjects contrary to those of the learned gentleman. It was thus the doctrine of constructive treason was to be maintained; doctrines, which if permitted to pass unnoticed in any place where the publication of opinion was important, might in time be infilted upon as the law of the land. The learned gentleman faid, that the evidence en the trials proved the existence of a treasonable plot: he might think fo; but, did the Jury think fo?-Most unquestionably they did not. The Jury had the advantage of hearing the speech of that learned gentleman, but it did not convince them; and, Mr. Fox faid, if he might judge from the specimen, which the learned gentleman had given to-night, he believed it would have had no better effect upon himfelf. The learned gentleman fuld he was better informed than the Jury: but it did not appear from that observation, that the learned gentleman had communicated that superior knowledge, either on the trials on that occasion, or to the House in the prefent inflance. Mr. Fox then took notice of the acquittals of Mr. Hardy, Mr. Tooke, Mr. Thelwall, and all the other gentlemen' who had been indicted as authors of a treafonable plot, on which it had been maintained in that House, that extraordinary steps'

ought to be taken. The Jury had negatived the existence of that plot, by finding them all not guilty. That Jury were not men who had favours to alk of Government;—they were not Members in that House adopting the Report of a Secret Committee, afterwards voting for the suspension of the Habeas Corpus Act, and then, perhaps, within a month, called to the House of Peers. No; they were men who honeftly and confcientiously performed their duty, and he believed they performed it well to the fatisfaction of the Public; and happy indeed it was for the people of this country that their lives and characters, and every thing they held most dear, was in fuch hands. Now, how flood the case? - A Committee of that House had declared there existed a treasonable conspiracy in this country; the jury, by their verdict, had denied its existence. He did not ask the prosecutors whether they were satisfied of the existence of a plot; he dared fay they were; but he would ask a jury, and they would answer him there was no such plot. With these reflections, he thought his honourable friend fully justified in calling the attention of the House as early as possible to the subject; for, if time were given, fresh plots, new false alarms, and conspiracics might be brought forward to answer the same purposes as the former. They would call out their new John Nokes and Thomas Stiles, and all the herd of their spies, to support such plots, and therefore to avoid the possibility of such evils recurring, it was effential that no time should be lost. This was a subject on which those who felt for the Constitution as they ought, would consider gravely, and the more especially as doctrines had been maintained on the law of treason, by Advocates, whose learning and importance carried with their opinion almost as much weight as if coming from the Bench; doctrines, which, if allowed to creep in, and establish themselves, might, in process of time, be destructive to the civil liberty of the country. It was a point, therefore, which could not be too foon or too feriously discussed; for it was alarming to hear what he had indeed apprehended would be the case, because he knew that there was nothing so desperate, of which Ministers were not capable, that on fuch pretences the Habeas Corpus act was to be again suspended, after it had been proved already that the very cause for that suspension did not exist. He concluded with profesfing his readiness to discuss the subject at length, whenever it came in a formal manner before the House, but if his honourable friend should persist in making his motion to-night, he should vote in its favour.

Mr. Serjeant ADAIR said he would not enter at large into the subject, but some things he had heard this night from his right ho-

nourable friend, made it impossible for him to sit still. He had had a share in the conduct of the prosecutions alluded to, and he should not shelter himself under the right of pleading the duty of an Advocate, he should scorn to avail himself of such a subterfuge; in the part which he had taken he avowed the most unequivocal responsibility, and he was ready to deliver his opinion freely in that House upon that subject whenever it should be discussed, at full This much, however, he must say now, that he did not agree with his right honourable friend as to the conflitutional operation of a verdict of acquittal in a Court of Justice. He had faid that fuch an acquittal was a complete establishment of innocence, and a complete jultification of the accused. So little did he think that to be the case, that no person was bound to form that conclufion for himself in that House. Out of that House it was unquestionably every man's duty not to arraign the verdich of any jury, but in that House there was no such injunction when the subject came to be discussed. Neither the presumption of common sense, nor any rule of legislative discussion required that any Member of that House should agree in declaring that a person was wholly and entirely innocent of an offence laid to his charge, because he stood acquitted in a Court of Justice. As well might it be said that an house-breaker, highway-man, or pick-pocket, was as pure and honourable a character as his right honourable friend, merely because by the forms of a Court of Law he should be entitled to his acquittal. The truth was, that every man accustomed to attend Courts of Juffice, knew that many guilty men were acquitted, not because any real doubts might be entertained of their guilt, but because they were entitled to that acquittal by the strict rules of legal evidence. He observed he did not expect to hear it argued, that merely from the effect of an acquittal, and without attending to any other circumstances, the accused party must be considered as purely innocent. He should not arraign the verdist of a jury any where elfe, nor did he wish to say any thing upon this subject. The jury were conflituted as they ought to be conflituted, they were nominated by the Sheriff in the usual form, and returned. On the time for proceeding to the challenges, a vast number of them appeared to be difqualified, fearcely enow attending to allow the prisoner his peremptory challenges, and the Crown the challenges in the form the law required. It was not necessary that the jury should be clearly satisfied of the entire innecence of the party accused in order to acquit him; if there was a doubt in their mind, that doubt was fufficient ground for their acquittal. But would any man fay that because upon such a doubt, they might Vol. XL.

acquit, therefore there was no ground for the charge, or that the party was entirely innocent? It had been faid that doctrines of high treason which were dangerous to the Constitution, had been maintained on the late trials. He knew not to whom in particular that observation was directed. He was ready to take the responsibility on himself for what he had said upon these trials. He also had noticed much of what had been said by others, and in no instance did there appear to him any thing that could warrant such an observation. The two learned gentlemen who took the lead in the prosecutions, had so conducted themselves as to right his esteem to them for ever. He concluded with observing that he should have fat silent if he had not heard some doctrines, which, in his opinion, ought to be refuted, especially as they came from an authority which was so justly and so highly respected.

Mr. FOX, after a short compliment to the learned and honour-- able gentleman who fpoke laft, observed, that no respect or esteem which he might have for him thould bias his opinion upon any fubject. He did not mean to infinuate that that learned gentleman had delivered any opinion as an advocate, which he did not believe to be a just one. Notwithstanding that, Mr. Fox observed, that nothing should deter him from forming and delivering his own fentiments, the more especially upon points that involve every thing that can be dear to every honest man in this country. this he would now declare that much of the doctrine maintained on the late trials for high treason was contrary, as it appeared to him, to the letter, and to the spirit of the act of Parliament of the 25th of Edward III. and as far as he had examined, not warranted upon any good legal authority, doctrines which he knew to be incompatible with the fpirit of any good law, and which he believed to be difgufting to the most enlightened and independent subjects of Great With respect to the effect of the verdict of the jury, all he had pronounced was the opinion of the jury; they had expressed no doubts, and he knew of none; therefore, he took it as it appeared, that the accused were innocent, because they were pronounced, not guilty. He had no difficulty in faying his opinion coincided with that of the jury. If there were any difference, it was only that he thought, when the proceedings for the profecution were closed, he should have told the prisoner, you need not enter upon your defence, you are acquitted, because the evidence for the Crown is infufficient.

Mr. Chancelier PITT faid, he would not advert to much of what he had heard upon this subject on the other side, because proper answers had been given to most of the arguments already.

He wished the House to recollect what the question was which was now before them. It was perfectly true that in point of form, a bill should be read previous to the entering on the discussion of the speech from the Throne, and therefore a motion for it was always made, but it was always a formal motion, and he believed it would be difficult to find, in the course of practical business, an instance where the House had proceeded beyond the mere point of No doubt could be entertained of the right which the House had to enter upon serious business previous to the discussion of His Majesty's speech; but this was a right which was not to be used but in cases of extreme urgence. Now what was the case here? An honourable gentleman had faid that a certain bill, the operation of which suspended the Habeas Corpus act, ought to be What reason was there for repealing it now? He would fay there could be none, unless it was meant to be alledged that what Parliament had acted upon, after due deliberation, was now disproved; or that the conduct of Government had been so reprehenfible that they had manifeftly abused the discretion which had been reposed in them. Now, would any of the honourable gentlemen on the other fide take fuch ground and justify either of these propositions? They faid the jury had negatived the existence of a plot. He affirmed, they had done no fuch thing. They had negatived the existence of the charge, upon the proof exhibited within the line of law, in the manner and form stated in the indictment; they had not negatived that part of the charge which was the ground of the suspension of the Habeas Corpus act, namely, that these perfons were parties to a conspiracy, if not of treason, to a crime as great in moral guilt, and as dangerous to the rights and privileges of Parliament, and to the tranquillity of the country, as treafon, or any other offence can be. The verdict of acquittal, therefore, was not conclusive evidence to the farisfaction of the House, that the bill for fuspending the Habeas Corpus act ought to be repealed. He was for one prepared to argue that all the substantial grounds, (he spoke not of formal or technical treason, but of that species of moral guilt and dangerous tendency which made precaution necesfary, and which, he believed, in the opinion of the world at large, was as destructive to the State as any treason whatever, did exist) were proved upon these trials. Whether it would be necessary to continue the fuspension of the Habcas Corpus act, he would not now argue, because it was not now necessary to argue it. could not, however, leave it without faying that he faw no reason for abandoning the caution which the Legislature had provided.-He must also add, that if it shall appear after the trials of the persons

charged in this indicament for high treason, that they have not been supported fo as to lead to the proof of legal guilt against the individuals: but if they have been in the opinion of the Public, guilty of a defign as dangerous as any that ever were attempted, which do not come within the degree of punishment which the law at prefent provides, Parliament would then do wifely to confider whether more or less precautien to prevent such mischief shall be adopted. He would not anticipate what the decision of the House would be upon that fabject; por would be now declare his own opinion on the fubject. But he would not admit the question to have been decided on the carrier grounds, and particularly the high tone which had been adopted das day. He then proceeded to julify the officers of Government as to the length of the confinement of persons who thood charged, and contended that they fuffered no hardfhips to which the, would not have been fishicfled, under the charges ex-Dilited against them, if the Habeas Corpus act had never been sufpended. He charved, that Government were juffified in the acculations they made against them on the evidence which they had an opportunity of hearing; they could but hear one fide, the defence was not open to them. On what they heard, these persons were committed, regularly charged with their indictioents, and these indictments were found true bills by the grand jury. No higher juffification could be had, nor could there be found a more fatisfactory answer to all complaints against the proceedings adopted, with respect to the persons that had been accured. Under all these circumflances, there was nothing which could or ought to decide the mind of any impartial man against the renewal of the suspenfion of the Habe is Corpus act. It was a measure now as much as ever necessary for the public fasety. But leaving all these points behind, there was nothing in what had been faid to-night, which ought to induce the House not to proceed to business, on which the public attention was fixed, or to depart from the common order of the proceedings of the House.

Mr. LAMBTON confidered the verdict of a jury in acquitting any person charged with a crime conclusive evidence in justice, in morals, and in common sense, and a complete justification of innocence. He had ever understood it as a maxim of English law, that every person was to be considered innocent till he was found guilty. He expressed great indignation at some of the doctrine he had heard to-night from the ministerial side of the House, and declared that after what he had heard, he should not be surprized to hear it proposed from that quarter, that a Bastille should be crested in this country.

Mr. SHERIDAN replied shortly to all the observations which had been made on his proposed motion. He said that the bill, the reading of which he opposed, was a bill for preventing clandestine outlawries. He had no objection to fuch a bill; but what he chiefly had in view was to prevent a bill for the clandestine outlawry of the Habeas Corpus act, and the best securities for the lives and liberties of the people. When the right honourable gentleman fpoke of the fuspension having been voted on solemn deliberation, he was not in the highest form of memory, for it was hurried through the House with unprecedented precipitation, in only two days, and without even the formality of a previous notice. By the trials for treafon, and the declaration of a learned gentleman, it appeared that there were at least two culprits, viz. the Attorney and Solicitor General, who had either profecuted perfors who were not engaged in the fupposed conspiracy, or neglected to bring forward the evidence to convict them, although they were in policiion of fuch evidence. was under no necessity of pertiting in his motion now; he could make it at any time he pleafed. He had hinted already, that if the House did not wish to hear it now, he would not now persist in it. The time would foon come when the fubject should be feriously dif-He took therefore this opportunity of giving notice, that as every word he had heard from the other fide of the House had confirmed him in his opinion, that the fufrention of the Habers Cerpus act was intended to be renewed, he should take the carliest day he could to bring forward the difculfion. He was determined to allow no time to concert plans for exciting alarm, no time to make fresh false accusations, no time to marshal and arrange spies, but to call at once upon the Ministers for their reasons for continuing to deprive the People of this country of their dearest rights, after every honest man was convinced that the whole flory of plots and conspiracies was nothing but a wicked fabrication. He then took notice of the obfervations of Mr. Serjeant Adair, as to the right a Member of Parliament had in that House to revise the opinion of a jury. He differed entirely from the learned Serjeant, for he thought that House was the last place in England in which such a verdict should be ar-He took notice also of the observation of the Chancellor of the Exchequer, of the grand jury having found the bill against the persons who were tried for high treason. That right honourable gentleman had forgotten to take notice that a Secret Committee in that and in the other House of Parliament, had previously found their bills upon the very same subjects by their reports. This, amongst others, was a very strong reason why that House should be yery cautious in faving or doing any thing that might tend to counteract the impression, which the verdicts of acquittal had justly made on the public mind; because it would appear by their second interference in this extra-judicial proceeding, as if they were endeavouring to support their own former decision, against the honest opinion of mankind in general. He observed also, that now the charge of high treason, or treasonable conspiracy, was given up, even by the Minister himself; but for the purpose of continuing the suspension of the Habeas Corpus act, he might find it serviceable to his views to alledge there existed a species of minor conspiracy; and it ought to be remembered, that if this minor conspiracy only had been alledged originally, the Minister would not have been empowered by law to seize the papers of the accused party; for nothing short of a positive charge of high treason could have justified that step. He concluded with giving notice, that he should to-morrow name the earliest day possible for the discussion of this important subject.

The bill for preventing Clandesline Outlawries was then read. Mr. SHERIDAN faid, he was forry to interrupt the business of the day a fecond time; but what he had now to flate was an important point of order. He thought he faw an illustrious stranger (Mr. Dundas) in the body of the House, to whom, whatever might be his merits, to pay any greater degree of attention than to other strangers, was irregular. By Mr. Burke's bill, which abolished the office of Third Secretary of State, and enacted, that if His Majesty, at any future period, should think proper to revive the office, the person appointed to it, if a Member of the House of Commons, should vacate his feat, he apprehended the right honourable gentleman was no longer a Member. Lord Grenville, they all knew, was Secretary of State for the Foreign Department, and he withed to know whether the Duke of Portland and the right honourable gentleman was one Secretary of State, or two Secretaries of State; because if they were two, he conceived that the right honourable gentleman, from the nature of his office, must be the Third Secretary of State.

Mr. Chancellor PITT faid, he did not know why this inquiry had been made, unless it were to throw an impediment in the way of the important matters the House had to discuss. It appeared to him rather singular, that Mr. Sheridan, who had given up the motion he proposed, on a subject he thought of the greatest importance, should now come forward with another scarcely of much less moment. He thought the honourable gentleman had not acted with any great degree of candour towards Mr. Dundas, in endeavouring, as he had done on the former discussion, to inveigh and entrap him into a delivery of his sentiments in that House, and immediately to

found on that circumstance an accusation which would subject his right honourable friend to a penalty of 500l. If Mr. Sheridan had made his motion, it would have answered his argument. For what would it appear that Mr. Dundas had accepted more than he had possessed before? He held the same seals, and transacted the fame business which he had done for a considerable time; the Duke of Portland merely bore the name of Secretary. The honourable gentleman had asked, Who exercised the new office? To that question the answer was extremely plain; the natural reply to it was, that that person who last accepted the office, was invested with the new office. The honourable gentleman, he faid, when he afferted that the act left only two departments, was not, to make use of his own expression, in his highest form of memory. was, that the home and foreign departments were entirely new arrangements, made by the Ministry by whom that bill was passed. It was not a division of the business, for the King might signify his pleafure to any person either at home or abroad, through any channel he thought expedient. It was fully competent either to the Duke of Portland or Lord Grenville to convey the King's pleafure to any person, whether in the department of which he nominally bore the direction or not. The arrangements might be, and were, made as best suited the convenience of affairs, and as they were best calculated to produce facility and expedition into the conduct of the public business. This he thought would be fatisfactory to every reasonable man, and would convince the House that Mr. Sheridan had interfered upon no good grounds, and at an unfcafonable period.

Mr. SHERIDAN faid, it was extraordinary that an attack should be made on him for want of candour, accompanied by an accusation of an attempt to inveigle and entrap the honest simplicity and innocence of the right honourable Secretary, in order to make him pay the fum of 500l.; if this had been fo, he, however, thought Mr. Dundas fully able to pay fuch a fum out of the emoluments of his places, which certainly were not inconfiderable. According to the Chancellor of the Exchequer, the Duke of Portland was the nominal Third Secretary of State: a more respectful mode of mentioning his ministerial office might have been adopted by his new friends. What confirmed him in the opinion that Mr. Dundas must be the third Secretary of State was, the right honourable gentleman's declaration, on a former occasion, that he had accepted the office he then held merely as a temporary accommodation to His Majesty's service, and that he never went to bed at night, or rose in the morning, without feeling that he had undertaken more bufiness than he was able to perform. In consequence, he thought the great political Alcides had been called in from Burlington House, at quiescat Atlas. It was lamentable to see an act, which was one of the many that did honour to the political character of its author, violated in the spirit, if not in the letter, by those who had been the loudest in its praise. Calling the Duke of Portland the Third Sceretary of State, was a mere juggle to evade the act, and the old ominous seals held by Lord George Ger naine, more particularly ominous from the similarity of circumstances, were rummaged out. Great as his respect for that nobleman was, he should always lament that he had condescended to take them into his posession.

Mr. DUNDAS rose to correct an error of Mr. Sheridan. had formerly, he faid, complained of the great labour of his employ, and he was now relieved, not only of the hardfhips but of the emoluments of his office. He enjoyed no fuch falary as had been hinted. He would not conceal any thing that was honourable for him to accept, or proper for the King to grant; he had only obeyed the King's commands, and he should never disavow fuch obedience, where the Public had made any acquifition, fuch as he was fure they had made, from the transfer of the duties of the office to a nobleman, by whom they would be discharged with the highest integrity and ability. Mr. Sheridan, he observed, had mifrepresented what Mr. Pitt faid, as to the Duke's bearing the name only of the office. Mr. Pitt had faid no fuch thing. should not have understood Mr. Sheridan on this subject, had he not met with some such allusions in the newspapers, to which he paid no great attention. The Duke of Portland, whom the honourable gentleman and his friends formerly took all occasions to praife, was not a nominal Secretary of State, for in his office was all the business within the home department, of Great Britain, Ireland, and the Colonies. He thought the Duke of Portland's name should have been used with more decorum by a person profeffing to respect him.

Mr. FOX wished to know which, in fact, was the third Secretary; for though he did not think the letter of the law reached the case, yet he was convinced that the spirit of it had been invaded. It had been said that the last appointed was of course the third Secretary; this was a curious affertion, and led to an absurd conclusion; for on this ground every person, whatever powers might be entrusted to him, who last came into office, was to be considered as the third Secretary, as described in the bill. Did the Ministers mean to reduce the bill to this? (he thought he could venture to

ask the noble Duke himself, and be sure of his answer) that there might be three Secretaries of State, consistently with the principles of the act, while any one of them had not a seat in the House of Commons; this was an absurdity that no man could advance. It was incumbent on those who thought that that act was an horiour to those who proposed and supported it, to consider whether something should not be done to prevent its becoming nugatory and uses less. He was forry to see the Duke of Portland, of whom he should never speak but in terms that became the respective felt from long political connection and private friendship, accepting an office which he himself had formerly thought ought to be abolished.

Mr. Chuncellor PITT faid, there were not more offices nor more falaries than before the Duke of Portland had the name and the power of a Secretary of State.

Mr. FOX asked if there were not, in the third office, an Under Secretary and Clerks, and, whether they had any salaries?

Mr. SPEAKER reported, that the House had attended His Mujesty in the House of Peers, where His Majesty was pleased to make a most gracious speech from the throne to both Houses of Parliament, of which, Mr. Speaker said, he had, to prevent mistakes, obtained a copy, which he read to the House, and is as followeth, viz.

My Lords, and Gentlemen,

After the uniform experience which I have had of your zealous regard for the interests of my People, it is a great satisfaction to me to recur to your advice and assistance, at a period which calls for the full exertion of your energy and wisdom.

Notwithstanding the disappointments and reverses which we have experienced in the course of the last campaign, I retain a firm conviction of the necessity of persisting in a vigorous prosecution of the just and new cessary war in which we are engaged.

You will, I am confident, agree with me, that it is only from firmeness and perseverance that we can hope for the restoration of peace on, safe and honourable grounds, and for the preservation and permanent.

security of our dearest interests.

In considering the situation of our enemies, you will not fail to observe, that the efforts which have led to their successes, and the unexaampled means by which alone those efforts could have been supported, have
produced among themselves the permicious effects which were to be appropriately
petted; and that every thing which has passed in the interior of their
country, has shown the progressive and rapid decay of their relations
and the instability of every part of that violent and suppositive servers.

which is equally ruinous to France and incompatible with the tranquil-

lity of other nations.

The States General of the United Provinces have nevertheless been led, by a fense of present difficulties, to enter into negociations for peace with the party now prevailing in that unhappy country. No established Government or independent State can, under the present circumstances, derive real security from such negociations: on our part, they could not be attempted, without sacrificing both our honour and safety to an enemy whose chief animosity is answedly directed against these kingdoms.

I have therefore continued to use the most effectual means for the further augmentation of my forces; and I shall omit no oppositivity of concerting the operations of the next campaign with such of the Powers of Europe as are impressed with the same sense of the necessity of vigour and exertion. I place the fullest reliance on the valour of my forces, and on the affection and public spirit of my people, in whose behalf I am contending, and whose safety and happiness are the objects of my constant solicitude.

The local importance of Corsica, and the spirited efforts of its inhabitants to deliver themselves from the yoke of France, determined me not to withhold the protection which they sought for; and I have since accepted the crown and sovereignty of that country, according to an infirument, a copy of which I have directed to be laid before you.

I have great pleasure in informing you, that I have concluded a treaty of amity, commerce, and navigation, with the United States of America, in which it has been my object to remove, as far as possible, all grounds of scalousy and misunderstanding, and to improve an intercourse beneficial to both countries. As soon as the ratifications shall have been exchanged, I will direct a copy of this treaty to be laid before you, in order that you may consider of the propriety of making such provisions as may appear necessary for carrying it into effect.

I have the greatest satisfaction in announcing to you the happy event of the conclusion of a treaty for the marriage of my son the Prince of Water with the Princess Caroline, daughter of the Duke of Bruns-wick: the constant proofs of your affection for my person and family, persuade me, that you will participate in the sentiments I feel on an occasion so interesting to my domestic happiness, and that you will enable me to make provision for such an establishment, as you may think suitable to the rank and dignity of the heir apparent to the crown of these

Gentlemen of the House of Commons,

The syndacrations which prove the necessity of a vigorous prosecution with a subt not, induce you to make a timely and ample the several branches of the public service, the estimates for

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which I have directed to be laid before you. Whilt I regret the necessity of large additional burdens on my subjects, it is a just consolation and satisfaction to me to observe the state of our credit, commerce; and resources, which is the natural result of the continued exertions of industry, under the protection of a free and well-regulated Government.

My Lords, and Gentlemen,

A just sense of the bl. sings now so long enjoyed by this country will, I am persuaded, encourage you to make every effort, which can enable you to transmit those blessings unimpaired to your posterity.

I entertein a confident hope that, under the protection of Providence, and with constancy and perseverance on our part, the principles of social order, wordsty, and rel gion, will ultimately be successful; and that my faithful People will find their present exertions and secrifices rewarded by the secure and permanent enjoyment of tranquisity at home, and by the deliverance of Europe from the greatest danger with which it has been threatened since the establishment of civilized society.

Sir EDWARD KNATCHBULL, in rifing to move the Addrefs, expresse i much diffidence, and could have wished that the important task had fallen to others. He hoped, however, for the indulgence of the House while he recapitulated the heads of His Majefty's speech, as containing the grounds of the Address which he meant to propose, and which he flattered himself could not fail of meeting with general concurrence. He disclaimed all intention of entering into the particulars of the last unfortunate campaign, (unfortunate he was justified in calling it, from the speech delivered from the Throne.) Administration, undoubtedly, was responsible for all the measures that had been adopted during the present war. He meant not to throw the flightest blame upon Government; he did not believe that the ill fuccess originated with them, and there was no doubt but they would be able to give complete fatisfaction on this business. It appeared, from His Majesty's speech, that the States General had entered into a negociation of peace, with the As that negociation was now depending, Sir Edward, thought it would be improper to make any comments upon it. He regretted much, that all idea of peace under circumitation fafety and honour to the country, was at prefent hopeled. continuation of the war with increased vigour and activity bear therefore, the only object to which our attention should be turned However anxious all parties might be for a peace, it while proper to negiciate on any terms, that would for shifting rity of this nation, and the fafote of all the other count The times equited the seems

manly and honest manner, his sentiments on the state of affairs. In contemplating which, it afforded him much confolation to compare the resources of this country with those of France. Ours were fresh and not fully brought into action; theirs rapidly expending themselves and nearly exhausted. With us trade and commerce Hourished; with them they were totally extinct. In the present emergency he called earneftly on every honest man to step forward and join hand, heart, and purse, in the glorious cause in which we were engaged. Let this be done, and Old England had nothing yet to fear, but every thing to hope. He then adverted to the acquisition of Corsica; he should not now discuss how far, from its local fituation, it might be of importance to this country, that must afterwards be determined by circumstances; but the bravery of the troops employed in that quarter certainly merited the public gratifude, and the spirit which the inhabitants had shewn in resisting the fystem of French tyranny, entitled them to the protection of the British Sovereign. The treaty with America, and the marriage of his Royal Highness the Prince of Wales, were of justs he could not for a moment doubt of the most warm and general approbation. The one could not full in its confequences to be highly beneficial to this country; and with respect to the other, every good subject must participate in the joy which His MajeRy feels on an occuron fo interesting to his domestic happiness. In this view of the ful ject, he thought it unnecessary to add more, and concluded by reaving an humble Address to His Majesty, echoing, as usual, the language and fentiments of his speech.

Mr. CANNING faid, that the embarraffment with which he rofe, was partly done away by the hope which he entertained that the Address would meet with the unanimous concurrence of the House. Upon some of the subjects there would be no difference of opinion at all. The treaty with America, and the objects cmis. cd in that treaty, must give great satisfaction to every one. and the treaty of marriage for the Prince of Wales would be no less tatisfactory to their feelings, than the former to their judgement. It would therefore be a waste of their time to say any thing more on those subeches though, on the other material points, more difference of opinion might reasonably be expected, he was yet willing to hope that Address would not meet with opposition. He grounded this on the firm conviction, that as he might fairly give to those to those with whom he should agree, the credit of acting solely the benefit of their country; and as both fides of the House, fire were equally anxious for an honourable and permanent peace, and the only difference of opinion substitting between them would be found to be as to the time at which such a peace would be practicable; so that as to the mode of procuring it, whenever it should be to be procured, he trusted every gentleman would agree with him, that the best and surest mode would be the unanimity of this night's decision. But if on these grounds he looked for the consent and agreement of the whole House, he confessed there were others on which he was sanguine enough to presume he could not fail of the concurrence of a very large majority.

He hoped he should not be thought too fanguine in presuming so far, when he referred to the recorded proceedings of that House, and called upon fuch gentlemen, if any fuch there were, as had hitherto folernnly and repeatedly fanctioned with their votes the profecution of the war, and now meant to oppose them, to state some circumstances which would make it proper to alter their resolutions, to shew that it was more practicable at this moment to procure a peace on honourable grounds, than at the time when they came to their determination to carry on the war. It did not appear to him that peace could be obtained at this time, either with fafety or honour, and he challenged those who were of a contrary opinion, to come forward and fliew how it was at this time more practicable or fecure than at the period of the last session when it was so universally rejected as a decritival and impolitic pursuit, both by the House and the country at large. He admitted that the House met under circumflances fomewhat different from those under which they parted. He was ready to allow, what was flated in an open and manly manner in the Speech, that confiderable reverfes and disappointments had been encountered in the campaign, fuch indeed as no one could have foreseen; but we were not therefore to be so cast down, as to relinguish all farther endeavours. We were not to look for the cause in any circumstance which could attach any culpability or shame to us, but partly to the dereilelion of our allies, whether proceeding from necessity or treachery he could not discuss, and partly to the unparalelled exertions of the enemy. A great confolation he derived from an examination into the causes of that prodigious exertion, from which he thought compensation would be attained for our losses and disappointments, as our enemy, in making them, had so far exhausted her resources, that at present she was to be regarded in a state of comparative debility. He should not be furprifed to hear persons, who were in the habit of differing from those who were of the same opinion with himself, that all this was the fault of those who had the conduct of affairs, and that it would not have happened if they had attended to the predictions of

wife and prudent men. It was most true that such predictions had been verified; but he could not fail to observe that it was not difficult to predict evil. Persons who were in the habit of foretelling difasters, knew that if their predictions turned out false, they, in common with other good subjects, they, in common with all their countrymen, should rejoice at the event; but if true—he meant no imputation upon the gentlemen opposite, for he believed it was in human nature itself that they should have a pride in their own sagacity, which afforded them fome gloomy fatisfaction in the midft of those misfortunes which affected them in common with the rest of the people. But if prophetic veracity was of consequence, the ministerial side of the House might also boast of it. Here it was foretold that the felf-called immortal Republic of France would fall under the individual despotism of one man. It had done so. perspierre had usurped the most despotic power; he had erected the most fanguinary and atrocious tyranny that had ever reared its head in the world; a tyranny unparalelled in its strength, and unequalled in enormity; one hand grafping the property of every order of men, and the other shedding the blood of innocent and defenceless per-Again, in the zenith of his power, we pronounced it precarious and transitory. What has been the fact? That colossal system of arbitrary and bloody empire, whose enormous strength scemed at one time to have cruthed all refiftance, and to have fwept from before it, with "bare-faced power," every thing which could check for oppose it, conformably to our predictions, that system has been overthrown. Conformably to our predictions, Jacobinism, which had been fairly confidered as the very nerves and arteries of the Republic, as the fprings which combined and connected the whole lyftem, the channel which propagated feeling, and communicated motion to the farthest extremities of the country, Jacobinism too is True, it is fallen; but till it is utterly destroyed, who shall ensure us that it will not return again? Under the Moderates (moderate only to those who are more villanous) nothing more is to be relied upon. All the malignant defires of their predecessors they retained; their power only is wanting. In calculating that power, I do not look to their army; because the army, it is clear from expersonee, have no principle; they follow and look up to those who and support them. Under Dumourier they were Royalists; bilowed afterwards the wildest excesses of Jacobinism, and are returned with equal docility to the passing subjection of the Mode-The power of this army is tremendous; but not so for its changent to any form of its Government. In looking to the re-

counts; and he found matter of great confolation in observing the necessary decay in their interior resources. He stated a Report of Cambon's, which established his affertion. This Report computes their expences, fince they have been at war with us, at three hundred and thirty millions, above one hundred and fixty millions a And how was this fum adequate to the expence? By the most despotic exercise of power, assignats were raised much above their value; provisions sunk much below theirs; but, if by accident or force this power fail, how incalculable is the dilemma and expence! When the system of terror is shaken, all fails. can doubt, then, but in the quick fuccession of changes, the vaunted Moderates will full; and who will contend that they can have the fame refources as their predecessors, seeing that they profess to give up the fystem of terror, by which alone those resources were virecured, unless he shall be at the same time prepared to argue, that the superstructure becomes strong in proportion as the foundation & taken away? And who shall persuade us, that in such a situation they can continue to make exertions equal to those hitherto made, unless he is prepared to prove that an equal expenditure can be maintained with diminished resources? But it is in power alone that Moderatifm differs from Jacobinism; its virulence remains unimpaired. If it were possible, Sir, that the events of the whole revolution of France could be blotted from the page of history, excepting those only which have taken place fince the establishment of what is called moderation in that country, and that they were to go down to polterity, with no other comment of the historian than simply, "This. was termed their moderate system," what an opinion would after ages form! (not an adequate one, I admit, for human imagination might be defied to invent such horrors as have actually been practised) But good God! Sir, what an opinion must they form of the transactions of the preceding periods, in comparison with which the fystem now existing could be defined, mercy and moderation !

But supposing I were feady to allow, that any material difference exists between the character of the present rulers in France and that of their predecessors—admitting, for the argument's sake, that, when I look towards Paris, I do not at present discover there those scenes of atrocity from which twelve months ago my eyes revelted with horror and indignation; that instead of carrying on as heretogore their commerce of murder and proscription, I find the Modernates of the present day occupied in the comparatively imporent applyment of adjusting their accounts, and striking the balance of the partnership account of blood, and ascribing to sake widual his particular share of the guilt.

stances, it might be asked, why not practicable to conclude a peace on honourable terms with the prefent rulers? or at least, why not make the attempt, and inquire what terms we are likely to obtain? Because the one is impossible, the other unnecessary. It is imposhble to look for a fafe and honourable peace from Moderatism, any more than from Jacobinism, until we shall have been convinced that it is not only more mild, but more stable, that it at once holds out the probability of tranquillity abroad, and of permanency at home. And even if these characteristics were discoverable in it, (which that they are not every man must see who looks at the site of the country, at the divisions of the Convention, at the specches of their political leaders, which indicate fo strongly the continuance of their malignant disposition towards surrounding nations, and the exhaustion of their means, which demonstrates the instability of their , present Government) even then it would be less necessary now than were to humiliate ourselves so far as to demand of them what terms of peace they may be disposed to grant us, because we shall speedily have an opportunity of judging of them more certainly than from any declarations which they might held out to us, and of arguing the terms which we might expect to obtain, from those which are obtained from them by other nations.

Holland, as His Majesty's speech informs us, is at this moment negociating a separate peace; how wisely, how justly, or how successfully, it is not our buliness to argue. If we considered the debates and decrees of the Convention, we should find they had divided their enemics into those who had provoked the war, and those who had been forced into it; two classes of which we rank under the most aggravated, Holland under the least. This Power is now soliciting peace, let us therefore fee what will be the issue. most determined advocates for peace had gone no farther in their expectations than to the featus que ante bellum. Now supposing Holland, under all the circumstances which operate in its favour, as a Power whom they confider as having been forced against her will This hostilities, as being the first to ask for a cessation of them, and . 22 being that Nation whom, of all others, they were most anxious to detach from our alliance, if Holland obtains a status quo, can it be reasonably expected that we, who have no such favourable cirstandaries in our fituation, we, to whom they affign the foremost in their enmity and hatred, shall be treated with equal advanthink it can hardly be imagined. But even supposing this case, supposing Holland could obtain the status quo, imit was, and fetting out of the question the almost im-



possible we ought not to accept peace on such grounds. Holland. let it be recollected, has not conquered any territory, nor has the received many emigrants: but shall we, admitting France would treat with us in the fame degree, relinquish all our conquests, and confign the objects of charity, and honourable confidence, to that vengeance from which they feek refuge? The acquifitions which we have made, confidering them only in a commercial point of view, as an indemnity for the expences, which the war has obliged us to incur, nobody would willingly ahandon; but when to this interested and cold-blooded way of stating the subject, is added the confideration of the thousands who have fled to us from their fanguinary tyrants, furely there is no human mind that can for a moment entertain the idea of giving them up, without necessity. gentlemen only recollect what their own feelings have been, whenever, in the course of this last campaign, it has unfortunately happened that the emigrants have been furrendered; let them recollect whether the first question that they have asked, upon such an events has not uniformly been, Was there an urgent and inevitable necessity for doing this? And what, if the question could be answered in the negative, what have been the feelings of glowing indignation that arose in their breasts against the base and cowardly treachery of such. an abandonment? Apply this to your country. Will you agree that the shall incur the diffrace of a proceeding so foreign to every sentiment of human honour, and human feeling? Will you agree, without a necessity so paramount, so overbearing, as neither to be avoided nor relifted, to yield up to these savage proselytes of mercy and moderation, the throats of all those confiding suppliants who are clinging round your knees for protection? Sir, it cannot be.

The next argument against peace, was its inscenity; it would be, from their character, the mere name of peace, not a wholesome and refreshing repose, but a feverish and troubled slumber, from which we should soon be roused to new horrors and fresh infults.-What are the bleffings of peace, which make it fo advantageous and fo defireable? To which is it owing, that at the very mention of the name of peace, there is a fentiment in every man's bosom that feels, as it were, an echo that returns it? What, but that it implies tranquil and fecure enjoyment of our homes? What, but that it. may restore our scamen and our foldiers, who have been fighting to preserve our homes, to a share of that tranquillity and security? What, but that it lessens the expences, and alleviates the burdens, of the people? What, but that it explores some new channel of commercial intercourse, or re-opens some one that war had shut up? What, but that it renews some broken link of amity, or forms some Vol. XL. E

new attachment between nations, and foftens the asperities of hostility and hatred into kindness and conciliation, and reciprocal good will? And which of all these bleffings could we hope to obtain by a peace, under the present circumstances, with France? Not kindness and conciliation, most affuredly; not a renewal of focial harmony or commercial intercourse; still less could we venture to restore to the loom or to the plough the brave men who have fought our battles; for who could fay how foon fome fresh Government might ftart up in France, which might feel it their inclination and their interest, as in all probability it would be, to renew hostilities? The utmost, therefore, that we could hope to obtain, would be a short, delufive, timid, and fuspicious interval of armistice, without any material diminution of expenditure; without fecurity at home, or a chance of purchasing it by exertions abroad; without any of the effential bleflings of peace, or any of the possible advantages of war: a state of doubt and preparation, such as would retain in itself all the causes of icalousy to other States, which, in the usual course of things, produce remonstrance and inquiry, and if they are answered unsatisfactorily, war. The only other alternative is, that in stupid confidence we should unarm, and unprepare ourselves, a helpless prey to the first renewed attack of our enemy; fure to meet the occasion when it should arise, under every possible disadvantage, having unscrewed and let down from the pitch to which we have raised them, the great machines of our defence, our army and our navy, and hopeless of being able to raise them again, by any exertions or any expence, to fuch a height as would be calculated to relift the unremitted and unrelaxed efforts of our enemy. They might be asked, how long they meant to go on? He faid, that it was not possible to foresee circumstances, or calculate the disasters that might make it necessary to enter into a negociation. The question now was, would they stop now? No possible combination of reason, no calculation could shew there was any necessity now of submitting to a base compromife and dereliction of their principles. We were more particularly called on to profecute the war, because it was to us that all Europe looked for support, and if we fall, they fall with us.

If I am asked what probable good effects we might expect from a continuance of the war, I answer, that, calculating from past experience, I look for the delapidation and decay of the present Government in France, as certainly, as it is certain that every other Government, erected in that country since the revolution, has tallen, more or less rapidly, before it. This effect I think definable; not as is perpetually insinuated, from any taste or presence for this or that form of Government in France, but because

I would have their Government, whatever it may be, strong and solid at home, that it may be safe for other nations; and I consider the continuance of our exertions as requisite to this end; not from any hope or wish, that we may conquer France by our arms, but because if an argument, which has been much and often used on the other side of the House, be true, that our hostility has in fact been the principal cause of all the changes and convulsions that have torn the interior of France, and if it be true also that Moderatism be so much better than Jacobinssin, then we have to congratulate ourselves on having worked one good change, and may hope by perseverance to effect one still more desirable.

If it was our hostility that excited and confolidated the enormous tyranny of Roberspierre, let us arrogate at least the natural conclufion, that it was our hostility too that destroyed it. If we, by attacking France, created the monster of Jacobinssm, it is not fairly to be denied, that the continuence of our attacks also destroyed it. And if all this be fo, the conclusion that naturally followed it was. that we had produced the alteration from jacobinism to moderatism, and therefore we might finally bring the country to a proper form of Government; not in the view of conquest, or of imposing our own choice on them, but in forcing them, it you will, finally to chuse fuch a one, as shall secure their own happiness, and our tafety. If I am asked, what are the means on which I rely for bringing this about, I answer, on their weakness, and on our strength; their weaknels, which is to be looked for not in their armies, but in the refources, which have supported those armics, now in rapid decay; in the exhaustion of their country, and in the distractions and discontents of its inhabit ints; our strength, which is to be calculated not from the process of our arms, but from the flourishing state of the kingdom, from the spirit which we bear, and the vigorous capacitics which we policis for exertion; from our resources, not only unexhausted, but as yet comparatively almost untouched, from the unabating confidence and loyalty of the people; and the unalterable justice of our cause. Impressed with these sentiments, and consident in these hopes, I think I cannot better discharge my duty to my country, or better confult the advantage of all Europe, and of the civilized world, than by seconding the motion for the Address.

Mr. WILBERFORCE began by observing, that he felt, in its fail force, an observation made by the honourable mover of the Address, that this was a time when it became every man who wished well to his country most seriously to consider what measures it was proper to pursue. For his own part, he declared, he had been long and anxiously deliberating on the present state of the constant of of the constant

affairs; this was a crifis wherein there was much to be urged on both fides, and all perhaps that was left us was, a choice of evils; he would finily declare that his mind had been for some time in suspense, but after adjusting the respective claims of conflicting arguments, and houselfly and impartially affigning its due weight to each, he was equally bound to declare, that he had at length a decided opinion to which scale he must affign the preponderance. He rose, therefore, to perform a painful act of duty, in expressing his diffent from the Address which had been just moved to them, and thus munifesting, on this one important occasion, a diner nee with those with whom it had been the happiness of his political life so generally to agree. It was his firm belief, on a most mature and deliberate review of all the circumstances of our present situation, that peace was now detirable, it it could be effected on terms confissent with our honour and our interests.

But though fuch was his clear opinion, he should most likely have thought it best not to interrupt the unmimity of that day's proceedings, if the Address had been couched in terms at all moderate or pacific, but its language was of a quite contrary character, and he thought no one could adopt it who was not prepared to say that Great Britain ought never to treat with France till a counterrevolution should be effected, ho, at least, could not conceive that the Address could be properly understood in any other sense, and therefore in no other could he agree to it, thinking, then, as he did, that the war ought no longer to be prosecuted for the sake of effecting a counter-revolution, he telt himself compelled, however reluctantly, to step forward and declare his opinion.

In affiguing the reasons on which this opinion was grounded, it was natural for him to begin by adverting to fomething which had fallen from his honourable triend in seconding the Address, who had appealed to the confiftency of all those who had supported the war last year, unging, that there had been no change of circumstances fince that time, and that therefore their fentiments must remain unaltered. On the contrary, many, and those most important changes, appeared to him to have taken place; first, the Jacobin Clubs had been destroyed; was that nothing? Where then was the propriety of the language which had been so often used on that subject, and of the eloquent terms in which his honourable friend had himself that very day described them, as constituting the ducts and arteries by which the circulation was maintained throughout the whole of the body politic of the French Republic? Members of the Convention had been lately executed for cruelties committed in the provinces; other symptoms of moderation had appeared, and

though he must not hastily infer that these things proceeded from the purity of the persons who were now in power, yet one might perhaps argue from them what it was conceived would be the language and conduct most likely to recommend a party to the public favour.

Another grand difference of circumstances was, that at the beginning of last year we were connected with a large and powerful confederacy; one of its members had long ceased to afford us any active affidance; another, we had been this day informed by His Majesty, was at this very time negociating for peace; it was notorious that many members of the Germanic Body had been endeavouring to wishdraw the Empire from the combination, and we had reason to believe that Austria would not be able to continue the war without the support of our credit, was all this nothing? Did it not shew the probability of our being left to maintain the struggle by ourselves?

He wou dailign fome other most important differences, which ... he wished gentlemen to confider, with a reference to the reasons which has formerly determined us to go on with the war. Gentlemen would remember, that the defence of Holland was one grand object with us; Holland was now providing for her own fafety by negociation. We, formerly, had been juftly alarmed by the dread of French opinions in this country; this danger, he now hoped, was greatly leffened, and in two ways; first, he could not but believe that the nation in general must now have had time to fee the pernicious effects of those baneful principles, by the specious appearance of which, many even well-intentioned men had been at # first beguiled; they must now know the true characters of that detestable and destructive system, that it was hostile to all property, to all personal scenity and domestic comfort; that it was not only the wealthy and the noble that became its victims; as there was nothing which could relift by its greatness, so there was nothing which could escape by its infignificance. After enlarging a little on this topic, and again expressing his hope that all good men were at length undeceived with regard to the effects of French principles, he added (alluding to the volunteer corps) that the nation had now, armed in its own defence, and that he placed great reliance on the . means which had been so opportunely taken for the maintenance of our internal tranquillity. This change of circumstances made him much less apprehensive of what might follow from peace with France, than he had been formerly, when our enemy might have . attempted, with too little refistance, and too much success, to diffuse her pernicious principles, and foment our internal discontents.

Again, he could by no means agree with the honourable feconder,

that it was nothing that we had had so unsuccessful a campaign; more particularly when he adverted to what the honourable gentleman added, that this did not seem imputable to any want of bravery or military skill: what had been found beyond our strength when the consederacy had been in full vigour, was it reasonable to expect to effect when it was so greatly weakened.

But he wished particularly to observe, how much all the preceding remarks hore on that great question, the probability of a counter-revolution in France; an event which, though he had not been fo fanguine as some others as to the probability of effecting it, had been, he frankly owned, the object of his most ardent wishes, as being that which would be most for our own fecurity, and no less for the happiness of France herself. For his own part, indeed, if he were disposed to speculate, he should say, that, for a time at least, and on some accounts, he should with to see the American Constitution established in France, in preservice to any other; because, possessing many advantages of a mixed monarchy, it would not be so likely to call into action old prejudices and refentments. But to return to the question he was treating of, namely, the probability of a counter-revolution. When fo great a combination of furrounding powers was preparing to attack them on all fides, then if ever by means of war, it might have been expected this object would be obtained, it might have been hoped that the Republicans would be intimidated, that the Royalists would be encouraged to come forward and affort their own cause, that the neutral and wavering would be fixed. But how different had been the iffue, and what must be the effects actually produced on the minds of these several descriptions of persons. This great confederacy must have now ceased to excite terror on the one hand, and to infuse hope and comfort on the other; at the beginning of last year, we had been told that belides a powerful army of infurgents in La Vendec, infurrections had appeared in forty-three different places in France; all these had been suppressed, whilst at the same time the French had, on every hand, repelled the attacks of their invading enemies: but granting that our arms might be more successful in the next campaign, yet would not past experience render the French mal-contents justly apprehensive that though we had been able to raise a mound, as it were, against the swelling tide, and even to recover districts which had been overflowed by it; yet, that Ara following year, the armies of the Convention, like the returning of the ocean, might sweep away all before them, and again re-occupy the countries of which they had been dispossessed? It was, indeed, his mind, a most important consideration, and one from which

it was altogether aftonishing to him that a directly contrary inference had been drawn from that which it appeared to him to warrant, that in all their many armies there had been no figns whatever of disaffection or discontent; the Convention seemed the great center to which they all gravitated, and fo long as this existed, they seemed to care little what individuals might hold the reins of Government: this looked but too much like a rooted attachment to a Republican form, and produced unity and vigour in action throughout all the viciffitudes of conflicting administrations. He owned, that he had always seen great force in the objection which had been made to our attempting to effect a counter-revolution by force of arms; the objection to which he alluded was, that the French were a high-spirited people. whom, by thus appearing to force a government upon them, we compress into relistance: this confideration was formerly, however, overborne by others of more force; but to perful in the same system, when, for the reasons which had been assigned, it must be with so much less compressive power, (if he might be allowed the caprelfion), was to produce the ills of compression, without obtaining the good, and to excite a feeling of hostility and resentment, which was not counterbalanced by any opposite advantage. When speaking on this subject of a counter-revolution, he must say, that he feared it was grown far lefs probable on another account; it was now many years that a Republican Government had prevailed in Irrance, and from the very circumstance of its having so long subfifted, it had acquired fome fort of stal il ty in the minds of men, the people had been accustomed to look to the Convention as the feat of legitimate authority; add to this, that many of the old generation have died off, and a new race had already come, and were daily coming, into action, who had been educated in the habit of looking on monarchy with horror. Many, also, much as they might deteft a fystem of Government which had been productive of general mifery, must be now tired out; they must receil from the idea of having all to begin over again, and the acquickence dictated by this feeling was likely to be encouraged by the fubflitution of a somewhat milder system in place of the furious and bloody tyranny of Roberspierre. Mr. Wilbersoree declared, he thought a counter-revolution was, for many obvious reasons, more likely to ke place after a peace than during the continuance of the war.

After adducing some additional arguments, to prove that we had no feason to expect so much from persevering in our efforts, as well justify our not agreeing to peace on fair and reasonable terms; the declared, however, that feeling himself bound not to speak the language of a partizan, but that of fairness and impartiality, he

must say, that there was considerable weight in many of the considerations urged in behalf of the continuance of the war, which had been ably stated by the honourable seconder. These, however, seemed to him to have been pushed much too far, and in one or two instances, the impression they made on his own mind was didirectly contrary to that which they had produced on that of the honourable gentleman.

The great argument on which we were to found our hopes of fuccess was, that of the French resources being now so nearly at an end, that if we would but force them to the necessity of continuing the same efforts, they must soon be entirely exhausted. To this he might reply, if the I rench were at length so reduced that they were no longer formidable when acting on the defensive, we should, at least, not have so much to dread from them as the honourable member had stated, if we were to make peace; because, in that case, they would have to carry on offensive war, which every one knew was much more expensive and exhausting.

He might ask on this head, what symptoms appeared of this complete exhaustion? What expense had they spared? What service had they stinted? The vait charge of their prodigious army had not (it was but too well known) prevented their making astonishing efforts to increase their navy. Surely the stream might be expected to run low before it failed altogether. Let it be remembered that their resources were not like ours in this happy country, bounded by the willingness of the representatives of the people to grant supplies, but only by the Government's ceating to have the power of extorting them; such had been the rapacity of the French rulers, that they had got almost half the land of France into their own hands, and this, to the value of 260 millions sterling, remained as a substratum for fature emissions of assignats.

But he must freely declare, that he extremely distrusted all such calculations of the remaining resources of an enemy and the inference attempted to be drawn from them. Did gentlemen remember the extreme depreciation of the American paper, and how the Americans were able to persevere in the contest when it was argued that their means also were almost entirely at an end? Abundant experience proved but too plainly the futility of all such speculations; mischievous indeed had been their effects on the happiness of maximid, by inducing nations to deser the hour of peace, from an idea that their persevering in war they might extort better terms from the weakness of their enemy. Every gentleman who was acquainted with the history of Europe for the last century, must be at no loss for instances in proof of this affertion; and he conjured the House

not to lend itself too hastily to reasonings, the soundstells of which there was so much cause to suspect.

Another argument which had been already urged, and of which he expected great use would be made by others in the course of the debate, was, that it would be base and humiliating for this country to fue for peace. Sue for peace! nothing was further from his meaning; he was for fuch a peace only as both in itself, and in the manner of effecting it, should be consistent with good faith to. our allies, and with the national interest and honour. ways this country had declared against treating with the exitting Government of France, and all he wished was, that if we had now abandoned the idea of effecting a counter-revolution by force of arms, we should shew that the existence of a Republican Government was no longer an infurmountable obstacle to peace. If this was a propolition of which we were convinced, he thought it would. be more truly magnanimous fairly to avow than to diffemble it. ' In his mind truth was dignity, and falshood meanness. To think of obtaining peace by concealing your willingness to make it, was a mode of acting he must condemn, not for its want of simplicity only, but for its meannefs: it was the artifice of a petty chapman, who pretended to be indifferent about an article he meant to purchase, rather than the open, manly, dignisted conduct, which became a great and powerful nation. We were in that very fituation wherein a pacific line of conduct could hardly be misconstrued, and the vast exertions we were capable of making, (and these he would by all means recommend to go on with increasing energy, as what alone could give effect to our negociations), must prevent its being thought that our disposition to make peace arose from our inability to carry on war. Another unsuccessful campaign might render it expedient for us to wish for peace under far more questionable oircumstances, with a weakened Government and a clamorous people; when our enemy might know her advantages, and rife proportionably in her demands.

Another objection was, the precariousness of any peace which might be made with the present Government of France. Here, also he must admit, with the same frankness with which be had before expressed himself, that no peace could probably be secure which said be made with a French Republic of which Paris sould be pe feat of Government: But then he must add, that giving this consideration its full weight, the evils resulting from this interpret were by no means equal to those of continuing the war. He would concede that we must be backward in distanding our army, and much more so in laying up our ships; but then this would easy the Vol. XL.



for a time, till some change in the internal condition of France should render her a less formidable neighbour, or until some intermixture in continental politics (and many probable events here occurred to his mind) should draw off the force of France in some other direction; whereas so long as we continued the war we kept it pointed against ourselves. Besides, as the insecurity he had been focaking of was not confined to the case of a peace concluded with the present French Government only, but applied almost equally on the supposition of any French Republican form, this state of infecurity (granting there would be no counter-revolution, which was the ground he was arguing upon), was a state through which they must have to pass at some time or other, before they could arrive at a condition of complete and secure peace, and therefore, on many accounts, the fooner they got to it the better. He was ready , to allow that an extensive peace establishment was a great evil; but furely it was speaking of it in too strong terms to put it on a level with a state of actual war; was the expence of a war its only evil, or was it not rather one of the least of which it was productive? But then the French would attack us when we were disarmed and off our guard; in answer to this he had already observed, that we must not be disarmed nor off our guard; for his own part, however, he could not but believe that though he could have no great dependand on the good faith of France, he might trust somewhat to their still retaining fomething of the common principles of human nature. After all they must have suffered, he thought the greater part of them could not but be glad of a little quiet, and that they would again be hafty to provoke the refentment of a nation they would have so much cause to dread. But it was urged, that the chief animolity of the enemy was avowedly directed against ourselves, and he was forry to observe, that too much effect was produced by the mention of certain violent expressions which had been used in the Convention concerning this country. Not but that it was perfeetly natural we should chiefly attract their enmity; they hated us most, because they feared us most; but then this fear afforded an additional argument for their being ready to make peace with us, and for their dreading to renew hostilities: however, whilst he was this head, he would plainly fay, that (supposing France to cogtinue and public) unless the representative affemblies of blith dounviolent and abfurd speeches which might be made in each, twalls afforded and was it possible, in speaking on this topic, not the in mind the firong expressions which had been used in that

House concerning the French? expressions, the justice which however allowed here, the Convention would hardly be very to admit.

But another argument which had been urged for our continuities the war was, that we alone, of all the nations of Europe, were size to repress the excessive power of France, which would hereafter likely to fall upon some of her continental neighbours. if we was not now to weaken her completely. This, by the way, was the very confistent with what the same honourable gentleman had the of the French resources being so nearly at an end: this was an are gument to which he would not fay much, but he ought not allow ther to pass it by. So far as we were bound by treaties strictest good faith was to be observed, and he should hold it the extreme of dishonour to steal alone out of the general confederate but he must go on to protest against our so far making communication cause with the rest of the Governments of Europe, as to think stood exactly upon the fame footing with them. Thanks to the bounty of Providence, our infular fituation, a Constitution fareto any the world had ever known elsewhere, with all the attendant bleffings which followed in its train, had given us advantages and a degree of fecurity which it would be the groffest blindness to the fce and acknowledge, as it would be the height of ingratitude in to be thankful for them. The happiness of the people of the country was intrusted to our care, and we ought not to expect the to needless risk, by taking upon ourselves the guardianship and protection of other nations.

He had already anticipated another objection that peace could, not be effected, and that holding a partific language would only reliable to dispirit our own people, and to call forth anew the infolessed How far it was probable such a peace could be established as it would become us to accept, he would not take upon the fay; but there was nothing of which he was more confident that of this, that whether effected or not, our plainly declaring our willing. ness to negociate must be productive of the happiest confequence In France, whatever infoldent both in France and Great Britain. expressions might be used by any individual, it would infuse a prinside of relaxation which would gradually work; the idea of our waring to dictate a Conflictution to them would reale to operate to ou difadvantage; the minds of the people would grow notice and more alienated from their rulers, whill graning under the county ties of a war continued by their obilinate, and the attending would even extend to the Convention lefeth. In this colliner, and other hand, the effects would be just the reverle, and when the

the expression, when it was rendered perfectly clear, that it was not in over rigid adherence on our part to declarations we had once made, though a change of circumstances required a different line of conduct, but that it was the violence and ambition of our implacable enemy which prevented the return of the blessings of peace, he was persuaded the burdens and evils of war, however great and pressing, would be patiently and even cheerfully borne by a loyal and united people.

The fum of his opinion, therefore, was, that upon fairly comparing the dangers which would follow upon making peace with France, with those which were likely to follow from continuing the war, the latter were by far the greater. This was the question which it behoved every one present to put to himself. For his own spart, he consessed, that knowing the disposition of human nature to carry on wars when the great objects of them had been reliniquished, he always suspected himself in this particular, and felt it the duty carefully to look around from time to time, in order to see it there was any opening for the restoration of the blessings of peace.

'He could not think that there was any probability of effecting a counter-revolution by force of arms, furncient to justify our contiresumme of the war for that object, however defirable: he was even of opinion, (as he had before faid) that a counter-revolution had become more likely to follow from making peace. By continuing the war, we seemed to him to have little to get and much to lose; and he hoped he had in some measure succeeded in showing, that megociate was no less consistent with our honour than our interest, was by no means inconfiftent in the House to change its conduct when the state of affairs had so materially changed, when two of the great objects we formerly had in view, the protection of Holland and our domestic tranquillity were otherwise provided for, and when a counter-revolution, another great object, as peared at length to be Mattainable by force of arms. Under these circumstances, he felt whitesfelf bound, however unwillingly, to diffent from the Address thick had been proposed, and he should conclude with moving an "To affure His Majesty, that they are determined to grant the most liberal supplies, for the purpose of enabling His to act with vigour and effect in supporting the dig wife of Grown, the internal fecurity of his dominions, and the good the stawards His Majesty's allies, for which this country has the same of country has the same of the distributionents and reverses of the last campaign, they are convinced that from the unremitting exertions of His

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"Majesty, and the spirit and zeal which have been so generally manifested throughout the kingdom, by a people sensible of the advantages they enjoy under His Majesty's Government, they may promise themselves (by the blessing of Providence) complete security from the attempts of foreign or domestic enemies.

"That at the same time they beg leave most humbly to reprefent to His Majesty, that upon full consideration of all the events
and circumstances of the present war, and of some transactions
which have lately passed in France, and also of the negociation
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"But that if, contrary to the ardent wishes of his faithful Com"mons, such endcavours on the part of His Majesty should be
"rendered ineffectual by the violence and ambition of the enemy,
they are persuaded that the burdens and evils of a just and necessary wir, will be borne with chearfulness by a loyal, affections
"ate, and un ted people."

Mr. DUNCOMBE feconded the amendment; he entered iffto a fhort comparison of the fituation of France and England in carrying on the war, with a view to the circumstances which made it cligible for this country to take the earliest opportunity of putting a period to the contest, and went over nearly the same grounds which Mr. Wilberforce had stated for moving it.

M1. BURDON faid, we had entered into the war, as he conceived, not for the purpose of conquest or indemnisication, but to repel an unjust aggression, and bring the French back to their senses. The French were, in a great measure, brought back to their senses, and he could not see the policy of persisting in the war, because we disliked their form of Government. He should therefore vote for the amendment, which, in every point of view, must be productive of beneficial consequences.



guage; they never once talked of peace. It was proposed to confent to nothing less than a safe and honourable peace, while it was acknowledged in the same breath, that no peace, concluded under the present circumstances, could be fafe; while it was alledged, as an argument, that we might make it fale, by keeping ourselves on our guard, and prejared for war. The war, it was true, had been unfucerfsful; but it had been fo, only is compared with the wifnes, the hopes, and the force of the confederacy. It had been unfuecelsful from conduct, on the part of fonc of the allies, of which, for the honour of nations, he hoped the inclances would be few. was not unfoccefsful, compared with foreign wars in which this country had been engaged. Look at the hidory of our wars with Louis XIV. which continued, vith little interruption, for twenty years after the revolution. In those wars we and our allies had been much more unfaceefsful than in the prefent war, and yet, by foirit and perfeverance, we triumphed in the end. All, therefore, that could with truth le faid was, that the war hitherto had had only a negative freecls.

If the enemy had over run part of the territories of our allies, we had in our hands very valuable possessions of theirs, which rendered the war, however unfaccefsful as to the main object of it. not unfuccessful with regard to us individually. The circumstance from which the greatest danger appeared, and of which he had keen an alarming is mptom in the speeches of gentlemen who spoke for the amendment, was, that the country was not true to itself: • it had not put hand and heart to the war, as on former occasions, when the flake was not fo great, and the crifis far lefs formidable. This was owing to feveral causes. The French revolution, in its earlier stages, was looked upon with a favourable eye by the people of this country. We all regarded it as the virtuous effort of a great nation, to correct the abuses of its Government; as the friends of liberty, we looked upon it with an indulgent eye; and although we faw things which we could not approve, we were willing to hope that . the evil would be transitory, and the good permanent. Yet even . at that time, there were not wanting men of great and comprehenfive minds to warn us of the confequences that must necessarily refult from the principles on which the French revolution was proceeding. A right honourable gentleman, (Mr. Burke) who he regre was no longer a Member of that House, in a book which he would advisc all who heard him once more to read, had predicted the evils that must necessarily ensue from their doctrines of liberty, equality, and the rights of men. It was his fate not to be believed at the time, and afterwards to be found completely right. Then came the opinions of those who having favoured the French revolution at its commencement, could not so soon as others detach their affections from a system that had led to massacr and ruin. The imaginations of the people at large continued to be amused by, as he and those with whom he had now the happiness to act contended, a numerous and active party infected to the bone with French principles, and intent on the subversion of the British Constitution. Societies formed by this party had propagated doctrines the most hostile to the interests of this country. But it was said, the Members of these societies had been acquitted by the verdict of a jury, and gentlementalked of their innocence in a tone of exultation. He wished them joy of the innocence of an acquitted selon.

[He was called to order by a Member under the gallery, (Mr. MAURICE ROBINSON) who faid he could not hear without indignation the term felon applied to a man who had been acquitted, and the verdet of an English jury arraigned and degraded.]

Mr. Windham explained that he did not mean to arraign here the verdict of a jury; he meant only to fay that the acquittal of the persons who had been brought to trial for treason, although proof that there was no legal evidence of their guilt in the opinion of the juries, by no means proved that they were free from moral guilt. The evidence in his mind established the direct contrary. The minds of the people, as he had before observed, were agitated by a party here, countenanced and supported by men of great consideration, who in support of their own views, were willing to receive the aid of men whose views they knew to be very different, and for that purpose entered into correspondence responded, and so far made a common cause with them. The French revolution in a very early stage proclaimed universal peace, and all who applauded this vifionary doctrine, continued to applaud those by whom it was promulgated, even after it was feen that their practice led only to war These were some of the circumstances which had and devastation. rendered the profecution of the war on our part lefs vigorous than it ought to have been. He maintained that our interference in the internal affairs of France, when that interference became necessary for our own fafety, was wife and just. It was the distrust of this which had unnerved our exertions, and prevented us from interferring to foon as we ought to have done. The advantages of war or prace were not to be estimated by the territory or the trade we might gain or lose. No nation could fay-Let us be difgraced provided we grow rich; if it did, what fecurity was there for the continuance of its riches? When he received advice, he must consider both the advice itself, and those from whom it came.

or disapproving of the French revolution must in future decide and distinguish the political characters of men. They were extremes irreconcileable, and what was fit for the one could never be good for the other. When, therefore, any man offered him advice, he would first ask to which of the two descriptions he belonged; and if he found him to differ in this effential point from himself, he would fay, "This may be good advice for you, but cannot be good advice for me." The people of this country, he trufted, would in future think this diffinction as fluorely marked as he did. He could not fee upon what principle or with what propriety, those, who originally confidered the war as just and necessary, could now change their opinion. The honourable gentleman who moved the amendment, had, as far as his fingle vote went, contributed to embark his country in the war, and having done fo, was it fair, on difasters, perhaps, merely enfual and temporary, to abandon it? The confederacy against the common enemy, was not to be considered as diffolved because one or two of its Members had withdrawn. Even if it were diffolved, How long was it fince we entertained the idea that Great Britain alone was not able to cope with France? With respect to the number of the well-disposed inhabitants of France, there was no reason to believe that our chance of co-operation within the kingdom was lefs than it had been at any former period. He was aftonished at hearing any man talk of the stability of the French Government, which exhibited nothing but a fuccession of changes, and these changes generally effected by violence. Peace was not more likely to be obtained for our asking for it. If it were, what would then be the fituation of this country? A situation so awful, that he durst hardly contemplate it. The intercourse between the two countries must be opened; the French would pour in their emissaries, and all the English infected with French principles, whom we had now the means of excluding, would return to differinate their abominable tenets among our people. With what views would they come? With the views very forcibly expressed in a song performed with great applause in one of those innocent societies, as they were now called, a stanza of which he recollected.

They come, they come, the myriads come, From Gallia to invade us; Raife, raife the pike, beat, beat the drum, They come, like triends, to aid us.

A Jacobinical club would be erected at every one's door; of property, an inquisition immediately instituted respecting his rights to it; and a Convention might be even established in the neighbour-

hood of that house. In this situation of danger, then, shall we fend a submissive commission to them? If the aggression of the Spaniards at Nootka Sound, a place fearcely marked in our maps, called forth the threatening vengeance of this country; if our own territories are not difmembered, our resources almost untouched. should we give up a war, in comparison of which all former ones are as children's play, and all peace must be ruin? The moment that peace was concluded, they would go among our poor, among our labourers, among our manufacturers, and teach them the doctrine of liberty and equality. They would point out the gilded palaces of the rich, and tell them that they ought to be plundered and demolished for the benefit of the poor. True it was that the poor man had as great an interest in the security of property as the rich; but could this argument be made fo clear to the poor man as to perfuade him to respect the property of his wealthy neighbour while he had no property of his own, or as it might be, for fuch was the necessary order of society, the means of obtaining any when he flood most in need of it? Such a peace would be worse than any probable event of war. But of the future events of war we had no reason to despond. Exertions greater than the country could make at any former period, were now fo lightly borne as hardly to be felt.—Who could fay that he had felt them; except those whose expences were so near the whole extent of their means. that the least accident, either in peace or war, must reduce them to distress? Had the poor felt them, unless in a few particular and local inftances? Had those who were constantly telling the poor of the miseries of war, been obliged to curtail a single luxury? What Member of that House had deprived himself of any of his wonted gratifications? [Here Mr. Sheridan reminded him that the Members were not the poor.] He acknowledged that the Members were opulent and the representatives of opulence; but he held it as a maxim, that if the rich felt no fuffering, the poor were not likely to feel any alfo. The cause for which they were fighting, it had been faid, would animate the French and render them invincible. Where had this invincible courage appeared? In what instance, in what quarter had the courage of our foldiers and feamen been inferior to theirs? Sorry he should be if we could not do for the best of all causes, what the French could do in support of every thing the most flagitious. The French emigrants in our service in every instance had displayed a valour and perseverance not surely to be exceeded by their infatuated countrymen against whom they were reduced to the necessity of taking up arms. He dwelt at some length on the unimpaired resources of this country compared with the un-Vol. XL.

natural and confequently unfound refources of France, from which he inferred, that whatever prefent appearances might indicate, we must be ultimately successful. It was not the character of the English easily to dispond. Perseverance and invincibility were their characteristics. They had met France fingle handed in her proudeft day; what then can hinder us, unimpaired, to go on with the war with a nation whose capital is with accelerating rapidity wasting away, and itself upon the brink of poverty? With such a pandemonium, is it possible for us for a moment to think of treating? They were bleeding to death, our wound as yet was but is n-deep. He exhorted the House to imitate the perseverance of the French, who endured every hardfhip, and in all their domestic contests, to do them justice, never forgot the common cause of their country. He concluded with recommending the advice given by King William to his parliament after an unduccessful campaign; that by perfevering they might hope with confidence to preserve their religion, liberties and conflictation, if they were not wanting to themselves, and displayed the patient spirit of Englishmen.

Mr. BANKES expressed himself equally astonished at what had fallen from the right honourable gentleman (Mr. Windham) as that gentleman had flated himfelf to be, at the speech of his honourable friend; a speech which was replete with that manly and decided reasoning, which so strongly characterized every opinion advanced by that gentleman. He did not, however, feel much furprized, that any person who had been so strenuous an advocate for an early and premature commencement of the prefent war, should continue fo warm in his approbation of its continuance. For his part, he approved of the war in its commencement, because he considered it as a war of aggression on the part of our enemies; he should continue fill to approve of it, did he not confider it as ruinous and deftructive in its effects. There must be some period for restoring peace. He lamented to fee that period put off by the speech from the Throne, and the Address, to such a distance as afforded little profpect short of an eternal state of warfare. Were we never to treat with France while France had a Republican Government? Those who answered in the affirmative ought to be able to shew that the Republican Government of France must be speedily divolved. they could not thew this, as he thought they were unable to do, it was no symptom of fear to fay that a war of such indefinite duration must be productive of inevitable distresses, and that it was wife and prudent to look to the earliest opportunity of making peace. feemed to him that the French Republic would last longer than the war fystem could last. He was happy in believing our resources to

be as great and extensive as could be stated by the warmest admirer of Ministers, but must say, that extensive as they were, should the war be continued until the overturning of the French fyflem, it was his firm opinion a national bankruptey must be the confequence. We must treat fome time or other, and the earliest time was the best. The allies with whom we had engaged in the war were much more deeply interested in it than we. One of these allies was negociating; the co-operation of another even money could not buy; and the complete affiffance of the Emperor we were not to expect gratuitoufly. Was Great Britain fingly, or at her fole expence, to fight the battles of all those allies? There was no degradation in offering to treat on fair and equal terms. True magnanimity confifted not in haughtiness, but in candour and plain dealing. If we were at war with an acknowledged power, we might have peace in the worst event by some sacrifice of commerce or of territory; but in the prefent war we flaked every thing, for we feld we would not treat with the existing Government of France, and held out no profpect but that of extermination on the one fide or other. We ought, therefore, to explain to the French that we were willing to treat upon equitable terms, and that we had no intention of interfering with their internal Government. He was convinced that the rifk incurred by making peace was infinitely lefs than that of continuing the war, and therefore thought it a duty he owed to his country and his conflituents to vote for the amendment.

Mr. BUXTON faid, there was nothing in the Address that declared we would not treat with the French Republic. He lamented the arguments for discontinuing the war, which he had no doubt would be read with acclamation in the French Convention. Feeling, as he did, the distrets of the country, and having seen them to be great, he would rather spend his last shilling, and shed the last drop of his blood, than submit to treat with the present rulers of Frence.

Sir RICHARD HILL faid, Mr. Speaker, though I never attempt to deliver my fentiments in this House, without feeling that awe and respect which are due to the Assembly before which I stand, yet at no time do I remember to have risen under so much distress and exitation as I do at present.

Any one who may have paid the smallest attention to the conduct of so insignificant an individual, must have observed, that for the course of many years I have shewn a uniform and steady attachment to the present Administration, and particularly to the truly worthy and distinguished character at the helm of public affairs; I have

therefore always effected it my honour and my happiness to give him my feeble support and my confidence. But

Amicus Plato, amicus Socrates, magis amicu Patria.

Sir, my difficulty does not end here. I have always understood that an address of thanks for a speech from the Throne, carried with it a degree of personal respect to the Throne itself. Happy then should I esteem myself, could I give my voice for the original motion this night, but if I am thereby to be looked upon as pledging myfelf to vote for a continuation of the war, I cannot in conscience do it How, Sir, can I again look my constituents or my countrymen in the face, were I to vote the money out of their pockets, and the blood out of their veins, in support of a war which has hitherto been difastrous in the extreme; and which if persisted in, I am perfuaded will be most awful in the event. It is true, when the war first took place, I voted for it as a war of justice and of necellity, nay, as a war which was unavoidable. I was convinced that our alarms, both as to internal and external danger, were far from being chimerical or groundless, and I thought, and do think, that much praise was due to Government for their timely and wife exertions for the fafety of the country. But when our last campaign was ended, and we had fulfilled every engagement with our allies, (who, by the bye, had fulfilled none with us,) I was exceedingly grieved to fee that Ministers were bent on profecuting the war; and should certainly have voted for a motion made for peace, towards the close of the last session, by a right honourable gentleman (Mr. Fox,) whose philanthropy is universally acknowledged, and whose lenity I myself have sufficiently experienced, when he might, by a word, have erushed me to atoms, had it not been for fomething which fell from the Chancellor of the Exchequer in the course of the debate, which was, "That the French Convention would declare any of their Members a traitor, who should but mention peace with England." This decided my vote that night; but let it be obferved, that the fanguinary faction of Roberspierre then ruled. Since then feveral months have clapfed, during which we have been profecuting the war with vigour, as it is called. But what have we or what have our allies, gained by it? I believe, the word AULN will answer the question for all the parties. Try it for the Emperor; Try it for the King of Spain; Try it for the King of Sardinia; Try it for the Stadholder. I am unwilling to fay, Try it for ourselves. But have any steps been taken by us to put an end to the war? I fear none at all. On the contrary, have we not been foliciting, bribing, courting, wooing, Kings and Emperors to carry on the war, almost whether they would or not? and with what difficulty have they at last heen coaxed to defend their own territories, with English money? To bring this matter to a short issue, Is there an honest, independent, man in this House, who will not ask, Is there, or is there not, an opportunity of making peace on any tolcrable terms? if it be faid, yes, then in God's name, let us endeavour to do it without delay. If no, then let us withdraw our forces from the Continent, and keep them to defend ourselves. Let Old England add to her wooden walls, by which she has ever proved herfelf mistress of the ocean, and shouted on the vast theatre of the globe, that Britannia rules the waves. I would not be understood, from any thing I have faid, to lay our miscarriages at the door of the right honourable gentleman; I believe he inherits his illustrious father's sentiments with regard to continental wars, infomuch, that what one of our own poets faid of a quandam great Minister of France, may justly be applied to him: " Peace is my dear delight, not Fleury's more." I believe he kept off war as long as in prudence he thought he possibly could, and till he apprehended both inflice and necessity compelled him to enter into it. But he has been unfortunate; things have turned out contrary to his expectations; and I fadly fear, that unless the present system be abandoned, no change for the better can be expected. Under this perfuaiion, Sir. I give my hearty approbation of my worthy friend's amendment.

Mr. Chancellor PITT faid, that however defirous he might be of first hearing the arguments of some gentlemen, from whom he must expect the strongest arguments to be drawn in favour of the proposed amendment, he was induced to offer himself at this late hour to the attention of the House, lest, from indisposition, he should be incapacitated at a still later hour from entering upon a discussion upon which he was particularly anxious to be heard. Of the gentlemen to whom he had first alluded, there were many whose original opinions upon the necessity of this war must prevent him from entertaining any hopes of their concurrence; but as some of his friends had, in the debate of this evening, contradicted their former opinions, or were led to alter them by the progress of unfavourable events, it was with them that he meant principally to be at iffuc... He would first advert to the construction and terms of the Address, as they had been referred to by his honourable friend (Mr. Wilberforce), and with respect to which he wished to give every explanation. His honourable friend had faid that he could not confent to the Address, because it implied that this country would not treat with a Republican Government in France.—He had not pledged himself to that extent, he had only faid, that with

a government fuch as that, which was now existing in France, this country could not treat with fecurity; we were certainly not driven to that hard extremity, to that absence of all hope, to that total want of refources, as rendered it necessary for us to procure peace upon any terms. If fuch indeed was our fitvation, and there remained no rational hope of avoiding the impending calamity, he never had contended that it would not be incumbent upon us to yield to the extraordinary preffure, and to encounter the evil in its utmost extent. But he conceived that in the prefent condition of all irs, there ftill existed intermediate terms. He would not fav that there was no Republican form of Government, with which it would be polfible for us to treat, though he must confess that he did not deem fuch an event the most probable. He had ever thought that the most likely case, in which we could treat with France, would be the establishment of a Monarchial Government; on fomething like the foundation of the former Government. There was no other Government to the principles of which we could look for the fame degree of fecurity. And he, for one, did not think this country to be reduced to fuch extremity as to be obliged, in the prefent moment, to treat without fecurity. He confidered that the perfons, with whom he was now at iffue, were his honourable friends, who had expressed thems lyes in favour of the amendment. They were, in the first instance, convinced of the justice and needflity of the war; they had exercifed long deliberation on the fubject, and had now declared themfelves perfuaded that the time was come when it was proper to treat with the French. He must own that they had appeared to him on the prefent occation to speak more faintly of the confideration; from which the war had been undertaken than he had expected from their former fentiments. The object of the contest had been stated in repeated Addresses functioned by these honourable gentlemen, to involve, not only the permanent interests of this country, but the existence of order, humanity, and religion, in opposition to anarchy, cruelty, and impicty. The Government with which we were at war had declared itself the enemy of all natural and revealed religion, to the entire exclusion of all tolera-If such was the nature of that Government, how dreadful were the reflections prefented by the example of such a Government, trampling over all the order of fociety, over every thing honourable and facred, more especially over such a mind as that of his honourable friend. Ecfore we came to fuch an alternative we ought at Least to be more fure of having exhausted all our resources, and all our hopes. It fuch a fyitein was indeed to be allowed to triumph over every thing dear and valuable, we ought at least to be affured

that we did not yield to the suggestions of a base and unmanly sear, that we resisted while we entertained any hopes of being able to resist with effect, and that at last we submitted not to an assumed but to a real danger, not to any application of theoretical principles, but to the practicable impossibility of continuing the contest.—

------Potuit quæ plurima virtus Effe fuit. Toto certatum est corpore regni.

He begged pardon if he expressed himself with more emotion than was consistent with the propriety of debate; the particular situation in which he stood, opposing the opinions of those with whom he had been accussomed in almost all points to agree, would, he trusted, excuse the warmth of his seelings.

The question now to be discussed might shortly be stated, Whether the risque of making peace with the present Government of France, was greater than that of continuing the war in the present condition of the refources of this country? As to the variations of the French Government to attach any particular value to a thing fo often changing its name might fairly be confirmed to amount to indifference to all. Since the fall of Roberspierre, the party of the Moderates had been at the head of the French Government. But it was to be remembered that a Conflitution had been prepared in time of war, which was to be adopted in time of peace. Constitution was superceded by the Revolutionary Government.-The prefent Government were much more mitigated in the use of their power than their predecessors, from whom it would be no unfair account of them to fav, that they just differed about as much as the partizans of Roberfpierre from Briffot and his party, who were the authors of the war with this country. From this circumftance it was to be inferred how far their moderation could be a good ground of reliance to this country in treating for a peace. They had fucceeded to a Government founded on liberty and equality, and the unqualified rights of man, principles different from those of every other regular Government of Europe, and particularly hostile to this country. Their theoretical principles were found only to produce practical violence, while our Constitution, though it could not beaft of theoretical excellence, shewed that it contained every thing valuable in practice. These principles of the French Government held out every other form of Government to be founded in usurpation and abuse; and the persuasion of this not merely grew out of the Government, but formed part of it. In short, the French fystem possessed all the inveteracy and bigotry of old popery. Could we believe that they had parted with the inclina-

tion, which two years fince they had so strongly discovered, to propagate their fystem in other countries? Could we suppose that they would not retain the same inclination the moment that they had an opportunity of carrying it into effect? Peace could only be defirable to the French upon two principles; first, that such was the necessity of their affairs that they would be glad to embrace it, and fecondly, that the interval which the period of peace would afford, would be favourable to the advancement of their views. What was the profpeet which a peace with France under the present circumstances presented to this country? Had we reason, as his honourable friend (Mr. Canning) had stated, to expect from such a peace any cordial intercourfe, any ufeful commerce, any defirable amity and friendship? Could we from such an event expect any advantage to the public economy? Would we be enabled to difband our armies or difarm our fleets, or to put an end to the Traitorous Correspondence bill, and the other measures which had been passed with a view to the prefervation of public order and tranquillity? He could easily suppose that those gentlemen who had in an early part of the evening, so decidedly given their opinion with respect to the late trials, and who had supposed all the persons in this country to be fo pure, as not even to be infected by contact with jacobin principles, would foresee no danger from a French alliance, and would look forward with fatisfaction to the confequences of fuch a meafure. But fuch was not the case with his honourable friends, who, even in fuch an event talked of the necessity of additional precautions, in order to guard the dignity of the Crown, and preferve the tranquillity of the country. What then would be the rational prospect of advantage to this country, from a peace with an enraged enemy, in which there could exill no confidence on either fide, but which must necessarily give rise to a state of jealousy, sufpicion, and constant armament. He would not here speak of that narrow and pernicious policy, which, in order to ward off a prefent disadvantage, incurs the risque of a greater evil, and which, to save ourselves from a temporary inconvenience, exposes the dearest interests of posterity, and every consideration for which men ought to be prepared to hazard their lives; and should a rupture, as would most probably be the consequence, follow close upon the heels of fuch a peace, in what fituation would you come to the contest? You would then have put an end to the machine, which is with fo much difficulty fet in motion, and which can fearecly, at the end of two years, be raifed to the pitch necessary to try the national firength—a pitch to which it would be almost impossible to raise it again in the fame space. On the other hand the enemy would find it as

impossible to difband their troops, as with respect to your forces you would find it necessary. They would again be prepared to flart with the fame gigantic refources, deriving fresh confidence from the disposition which you had shown to peace, and new vigour from the interval which had been afforded to hostilities. What then would be your fituation? It had been faid that you would have to carry on the war without any alliance at all. On the event of this night's debate, may depend what shall be your future situation with respect to your allies. If you do not now proclaim your weakness, if you do not renounce your profpects, you have ftill great hopes from the alliance of Europe. Neither Prussia, Austria, Spain, and the States of Italy, were yet in fuch a fituation that their affiftance might not be looked to in carrying on the contest. The honourable gentlemen who supported the amendment, disclaimed the language of fear; they faid they knew what Great Britain could do, if once it was roufed. What then was to be inferred from all their former professions? Was this then a butiness, in which, after all, they were not ferious? Was this cause which had been admitted to involve not only the most important interests of Great Britain, but the fafety of Europe and the order of foriesy, not confidered to be of fuch a nature as required all the energies of the country? What then was the greater necessary to which they looked? What the cocalion on which they deemed that they could nore worthily employ their efforts? If we should aid live the powerful confederacy with which we were now united, could we hope a via to bring it back at our funmions; and would ve not la the cufe of a fieth rupt are be exposed alone to the fury of manner, while it is that prospect of affilhance from any other quarter? Line this was not the only objection to abandoning the war in the prefent moment. We were defired to relinquish the contest at a period at which all the natural and unnatural refources, by which France had his ento been enabled to perfevere, were fall approaching to their termination. To give peace to France in the prefent fituation of their afriis, would be to enable them to recruit these resources, and to renew their depredations at the expense of this country. Confidered in all thefe. points of view, the dangers of peace were infinite; and it was in every respect preferable to continue the contest, even with the probabilities which the aspect of affairs presented. The only answer to. all these objections was a speculation that in the event of a peace, the prefent destructive system would no longer be able to maintain its ground, and France would naturally fall into a more regular form of Government. It had been argued that the system had hitherto only been upheld by the extraordinary pressure from the exte-Vol. XL.

rior, and that as foon as that preffure was withdrawn, it must neceffarily fall in pieces. But what would be the conclusion if the fact was otherwise? and the extraordinary pressure, instead of being the cause of the existence of the system, had now almost brought it to the verge of ruin; and if a peace, instead of having the effect to establish a moderate and settled Republic, would tend only to produce a more powerful and violent despotism than even that which When it was faid, therefore, that a peace would now fublisted. have the effect to overthrow the Government of France, the propofition was by no means clear; the probability was much greater that the persons now at the head of the Government, would, in order to continue their own power (and in France, it was to be recollected, that the continuance of their power was connected with that of their lives, fo that in addition to the incentives of ambition, they had the powerful motive of felf prefervation) be induced to continue the fame fyttem of measures that now prevailed. Obliged as they would be to recal a powerful army from the frontiers, would the troops of whom it was composed, after having tasted the sweets of plunder and the licence of the field, be contented to return to the peaceful occupations of industry? Would they not, in order to amuse their daring spirit, and divert from themselvs the effects of their turbulence, be compelled to find them foline employment? And what was the employment to which they would most naturally direct their first attention? They would employ them to crush all the remains of courage, loyalty and picty that yet remained in France; and extinguish all that gallant and unhappy party from whose co-operation we might promise ourselves, at any future period, to derive advantage. What elfe could be expected from those Moderates, who, though affuning that appellation, had, in fucceeding to the party of Roberspierre, only established themselves on a new throne of terror? Thus the peace which was in the prefent inftance propoled, as the means of fafety, would ultimately only operate to ensure the work of destruction. But this was but a small part of the objections to concluding a peace in the present moment. . His honourable friends who supported the amendment, had not yet told him what fort of peace they proposed to make; and before they could require his affent to their proposition, they ought first to be prepared to shew what terms of peace they would adopt under the present circumstances, rather than proceed to carry on the war for another campaign. Except they could do this, to propose a peace, in the fituation in which we were now placed, was only to propole a gratuitous loss of honour, to hold out a symptom of fear, and a fignal of despair. Would his honourable friend, or would even the

right honourable gentleman opposite (Mr. Fox) himself say, that England was in that state under which she should agree to a peace. leaving the Austrian Netherlands in possession of the French? In a few months after, Holland would certainly be added to that acquifition, and in a short time afterwards, the sword must be drawn again, upon terms of much greater disadvantage, than we had now to encounter in carrying on the war. He would affert, paradoxical as it might appear, that the only fecurity for Holland at prefent in making a peace with France, was derived from the circumstance of our still continuing to carry on the war. Who that looked to the proceedings of the Convention, did not fee that it was their policy on every occasion, to keep up their arrogant and menacing system, and to hold a high tone of superiority with respect to all other nations? By these means they had contrived to cherish that spirit of enthuliafin among the people, which had enabled them to make fach extraordinary exertions, and on which they depended for the continuance of their power. It would be impossible to propose peace, without an implied admission of this boassed French superiority; to adopt the language of pacification, would at once be an acknowledgement of their claims, and a confession of your own difgrace.

Would they, in such a situation, be dispersed to make peace with you on terms of equality, or must not you be contented to accept of toch terms as they should be inclined to offer? The honourable Baronet, (Sir Richard Hill) whom he highly respected, had alluded to a decree of the French Convention, mentioned by him in the courfe of last fession, and had assigned that decree as a reason why he then voted for the war. This was the decree of the 13th of April, 1793, in which it had been declared treaton for any man to propose peace with the powers at war, except upon a recognition of the French Republic, on the principles of liberty and equality, founded on the unrilienable and imperteripible rights of man. They were not fimply content with the recognition of their Republic, except it was acknowledged on their own principles, principles hostile to every established Government, and which he contended could not be adopted by this country, without figning the deposition of the King, and the annihilation of the Parliament. But even if a peace were to be made on the status que, it could not be done without a restitution on your part of the conquered West-India islands, on retaining which depend not only all your hopes of indemnification for the expences of the war, but if the future fecurity of your own possessions in that quarter. Would you, in any other war, readily be disposed to make such a concession, and will you be induced, in the

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prefent, tamely to submit to such a sacrifice? The scene of misery and horror that must ensue, was indeed inconceivable; the surrender of these islands, would be to give up to the fury of their ancient tyrants, the miferable inhabitants who had fought your protection, and at once to violate every principle of good faith and humanity. Before, too, you made fuch a furrender, there was another question to be considered: no less than whether you would afford to the French an unrefifted opportunity of working upon the unfortunate fyslem that now prevailed in that country; and introducing their government of anarchy, the horrors of which were even more dreadful than those of flavery. To those who had in common deplored the measures of the unfortunate negroes, it must appear aftonishing, that any propolition likely to be attended with fuch confequences, could ever enter the mind of his honourable friend (Mr. Wilberforce). Besides, it was impossible to ascertain what a wide-foread circle of calamity the adoption of this proposition might produce. If once the principles of Jacobinism should obtain a footing in the French West-India islands, could we hope that our own would be fafe from the contagion? If it had been found feareely possible to that out the infection of these principles from the welltempered and variously blended orders of fociety which subsisted in this country, where a principle of fubordination ran through all the ranks of fociety, and all were united by a reciprocity of connection and interest, what might be expected to be their effects operating upon the deplorable fystem subfifting in that quarter. It would be giving up your own colonies speedily to be devoted to all the horrors of anarchy and devastation. Such is the situation to which you would reduce yourselves by any proposition for peace in the present moment, even upon the flatus quo, which, in all probability, would not be accepted. Any fuch proposition must necessarily imply a confession of your own weakness. You must ask for peace, not indeed in the language, but in the posture, of supplication. He had not yet heard our own difficulties stated in such terms, as shewed an absolute necessity of immediately having recourse to peace. What had chiefly been infifted on, was the unfortunate event of the last campaign. He was not disposed to diminish the extent of our calamities, or hold out any flattering prospect of the success of our open The speech of His Majesty mentioned the reverses and diappointments which had attended the progress of our arms. But was this a fufficient ground why we should all at once be induced to abandon the war, and to fue for peace? Was the enumeration which had been made of the checks and defeats in the course of the ist campaign, to be confidered as at all conclusive? Had not fimilar checks and defeats occurred in former wars, where the object was much less serious, and where, after all, the event had been fuccessful? Would any man, then, from the experience of former wars, pretend to fay, that the bare check of military operations, or the transfer of territory from one Power to another, were fufficient grounds of discouragement, or formed the ultimate eriterion of success? No man would pretend to say such was the case. And if fuch was not the fact with respect to wars in general, much less would it hold with refpect to the prefent war, as carried on by this country. All modern wars had been remarked to depend on a comparison of the means by which they were to be carried on. power which poffetfed the superiority of resources had been found finally to be fuccefsful. The great question between Great Britain and l'iance, in the present contest, was, Which should be able to hold out longest in point of pecuniary resources? At present both the balance of territorial acquifitions, and of pecuniary refources, were on the fide of Great Britain. Nay, he should go farther, and venture to affer, that if all that had been loft by Austria, Prusia, and the States of Italy, were to be put together, it would not amount to the extent of the lofs which had been fustained by France alone, fince the commencement of the war. With respect to the resources of France, they had existed, and they had ceafed.

He faid it would indeed be very fingular, if, because a nation, in direct contradiction to hope and reason, had maintained a war of two years, and carried it on with a wild profusion, which enabled them to aftonish the world with their military atchievements, that it was not to be determined when those means would end; he, for his rurt, thought it a fubied of reasonable calculation. existed, he said, by means as extraordinary as the events they brought alout-their pecuniary expences were beyond any thing ever known - and supported by requisition of person, life, and property—they depended entirely upon terror—every thing that we kened that fystem, weakened their means, and as the adoption of moderation fapped it on one fide, fo the perfeverance in attack could not but pull it down on the other-" take every part of it," faid he, " one by one, view their expenditure, and then fee, whether terror is not the instrument by which they have raised their extraordinary fupplies, and obtained all their unexampled fuccesses." His honourable friend (Mr. Canning) had stated the expence with which the French Government had been attended fince the commencement of the revolution. As to entering into details of this fort, he withed to observe, that, if any Member was desirous to be acquainted with the authorities upon which he proceeded, he was ready to enter into

any particular discussion, and point out the sources from which he had derived his information. He then stated, that since the revolution their expenditure amounted to 480 millions flerling; 320 millions sterling in two years was the price of the efforts by which they wrested from the allies the conquests they had obtained. But was this to be confidered as the scale of what they could spend? did *these enormous sums arise from an increase of revenue, or from an orderly system of finance?—Not at all—it arose from an unlimited paper credit-and all their own accounts concurred, he faid, in declaring, that if carried any farther, it would be impossible to maintain any longer, much less to augment it, by any further aggravations of the mischiefs of plunder and confusion. It had even been stated by their own leader, that it had now been carried to that point, beyond which it could not be extended without ruin to the country. In former times the whole circulation of France had been flated to amount only to 90 millions annually, of which it may naturally be supposed that a great part remained unactive. mentioned this in order to show how far the scale of their expenditure exceeded what might be supposed to be the natural resources of the country. While the circulating medium of the whole country amounted to no more than 90 millions in 1793, the affignats iffued amounted to 130 millions sterling; and at the same time, the price of all the conveniences of life rose to an enormous height. forcible measures brought forward and adopted for the temporary , remedy of this grievance, did not bring into actual circulation above 130 millions, and thereby were reduced to half their nominal value, fo that the Louis brought 120 livres in affignats, one-fixth of their nominal value only. Then came into their aid the system, of terror, and the paradoxical experiment of credit, founded on the basis of fear-for from desolation and distress they extracted such fums as could not be raifed, from the utmost confidence, in the most opulent nation of the earth. It might appear, he faid, very extraordinary, how they contrived to carry into the receffes of every house the impulse of their engine, terror-a law was made by them enacting a penalty of 20 years imprisonment against any man who refused to take the assignats at the depreciated value of one-fixth, and at the fame time obliging them, by an arbitrary maximum, to fell their provisions at a low price fixed by themselves. This he faid, was actually carried into execution—but means so violent could not be expected to last long. In the days of Roberspierre, the advocates for the French had faid, all this was done by the enthusiasm the people-but appeared afterwards to be done by crueltythe revolutionary tribunal, and the indefatigable activity of the

guillotine—that taken away, the affignats fell confiderably. One thing, he faid, he would mention, on the authority of the French Minister of Finance, under the title of an Article of Occonomy. viz. in addition to the other engines of tyranny, they established in every division a description of men, under the name of Revolutionary Committees, who were appointed to superintend the execution of this law; they lived by plunder, and cost no less a sum than 26 millions sterling. Since, those 130 millions aforementioned, inflead of diminishing, they augmented to 260 millions sterling; and their own account of the state of those in 1703, would give some idea of the effect likely to be produced by 260 millions. If then the fystem of terror be done away, how, he asked, could they fubfift? a fystem so unnatural could not subsist by natural means, as the fystem relaxed, affiguats decreased in value, and were charged at an immoderate discount by the servants of the Convention themfelves. In two months after the death of Roberspierre, they fell to one half, and lately to one fourth of their nominal value. In addition he stated, that the Members in the Convention, even those who were most opposite, concurred in declaring, that by the diminution of aflignats their means were leffened, and that they could only raife them by contracting their exertions, and diminishing their forces. And it should be recollected this was their only resource. Was it then too much to fay, their refources were nearly at an end? It was this unlimited power which the French Convention had affumed to purchase or to seize all property, as suited to their purposes, which accounted for the stupendous scale of operations which they had been enabled to purfue. This circumstance completely folved the phænomenon, which otherwife appeared fo inexplicable, and was adequate to all those miraculous effects which had attended the progress of the French revolution, and which seemed to baffle all reasoning, as much as they had exceeded all human expectation. In all these circumstances he would say that we had sufficient inducements to carry on the war, if not with the certainty of faith, yet at least with the confidence of expectation. A war, the immediate termination of which would be attended with certain evil, and the profecution of which, under the prefent circumstances, was at least not without great probable hope.

If we looked to the fituation of France, they were now attempting to have recourse to a milder and more moderate system, a system which would only deprive them of those prodigious energies, which they had hitherto exerted with such astonishing effect; but they no longer indeed possessed the same means, and could not therefore be expected to display the same exertions. Would it be

possible for them all at once to restore the farmer to the occupations of agriculture, and the merchant to the pursuits of commerce, and to replace, in an instant, the devastations of war and plunder, by the arts of peace, and the exertions of industry? It would require years of tranquillity to restore them to the enjoyment of those ordinary resources, which they had postessed previous to the commencement of the present destructive war—resources which they could no longer employ. For even could, it be supposed that Roberspierre were raifed from the dead, they would no longer be qualified to difplay the fame energies which, under his administration, had been called forth by the influence of a fyllein of terror; the means by which these exertions had been supplied, were now exhausted.— What could they possibly refort to for fresh supplies? Could it be supposed, that when the forced loan failed at the time it was attempted, it can again be tried and fucceed, in a time much more unfavourable to it, when the fystem of terror is almost dissolved? The question then was-had we, under the present circumstances, the prospect of being able to bring as great a force into the field, as would require from the French the same degree of exertion which had been necessary in the former campaigns? Even let it be suppofed that Holland should fall, and that circumstances should be such that we could no longer look for affiltance from the Court of Berlin, yet he could fee no reason why the augmentation of rhe British force might not fully supply the loss, and even do something more valuable in point of effect, with respect to the operations of the war. He could fee no reason if we gave to Austria the pecuniary aid which it required as its own expence, why we might not be able, in conjunction with the augmented force, which, from the affiftance of our credit, it would be enabled to bring forward, along too with the powers of Spain, and the States of Italy, to effect a powerful diversion, and accomplish the important purpose—a purpose in the accomplishment of which, the happiness, almost the existence of Europe, entirely rested.

Mr. FOX faid, that exhausted as he fest himself, and disjusted as the House must be at hearing a repetition of the same arguments upon which we had been first involved in a fituation disastrous beyond example, if he did not endeavour to state to the House the necessity of adopting the amendment, or an amendment of some such nature, he should be wanting in his duty. On the conduct of the war, not a word had been said. The honourable Baronet who moved the Address, had declined all discussion on that head, expressing his belief that those who were entrusted with the direction of it would give the necessary explanations at a future period. The

time would come for those explanations, or, at least, for calling for them. At present, he wished gentlemen to consider the horrible picture which two of His Majesty's Ministers had given of our fituation; that we were engaged, and must persevere in a contest. the iffue of which involved not territory or commerce, not victory or defeat, in the common acceptation of the words, but our Conflitution, our country, our existence as a nation. Viewing this picture, he was glad that truth and reason had at length found their way to the minds of some men. He should have thought it strange, indeed, if while so many had separated themselves from him on differences of political opinion, there should have been none to adopt the opinions which he still retained. Those who moved and supported the amendment now faid, that the House of Commons ought not, by their Address to the Crown, to pledge themselves never to agree to a peace with France, while the present Republican Government existed. Was this a new doctrine? Certainly not; but it was new to call upon the House for such a pledge. It was the first time of asking Parliament to assure His Majesty that they would never think it adviscable to treat with the French Republic on the present system, unless in a case of such imperious necessity on the part of this country as must preclude all reasoning. and he gave Ministers credit for their candour in asking it thus fairly, and without equivocation. [Mr. Pitt intimated across the table that expressions in a former Address pledged the House to this? Mr. Fox faid, he wished to give the right honourable gentleman fome credit for candour, but the right honourable gentleman fo detested the thing, that he could not endure even the name. knew there were expressions in former Addresses that might admit of fuch a construction; and aware that they would be so construed, when Ministers found it convenient, he had warned, but in vain, the House against adopting them. If, in the misfortunes of his country it were possible not to sympathize, he should feel some consolation in observing the effect of double dealing; of using words in one. fense, with the intention of their being understood in another; of courting the support of some men upon one interpretation, and of others upon an interpretation directly opposite. If the Minister had faid candidly and plainly, in the first instance, "This war is undertaken for the express purpose of destroying the French Government, and, come what will, we can never make peace while that Government endures," he might not, perhaps, have had so many supporters, but he would have been faved the unpleasant feeling of this day's difference with his friends. His eagerness, to obtain the support of all led him to make use of equivocal words, and now Vor. XL: L

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his own friends told him that they did not interpret those words as he did; that they thought the destruction of the French Government a defirable of ject if it could be accomplished on reasonable terms; but that if they had imagined that peace must never be thought of, till that Government was destroyed, they would not have voted for Here was an instance of the Minister's deriving no advantage from equivocation. Here at length was what he had fo often laboured, but without effect, to obtain; a clear declaration of the precise object of the war, and of the terms on which alone we could hope for peace. This led to the question of policy, and, in proceeding to examine that question, he found another instance of ingenuousness. The Speech from the Throne, the mover and seconder of the Address, admitted that we had experienced disasters in the course of the last campaign. The two Ministers who had spoken on the subject, both said they would not deny that the enemy had over-run provinces and taken strong towns.—They would not deny-aftonishing candour! The accession of strength and integrity they had gained in the Cabinet inspired them with such considence that they felt bold enough to substitute plain dealing for shuffling and equivoque, and they would not deny that the enemy had overrun provinces and taken strong towns! When the true statement was, that never, in any one campaign, fince the irruptions of the Goths and Vandals, had fuch reverfes been experienced on the one hand, and such acquisitions made on the other. The French had not only driven the allies from France, retaken all the captured fortresses, but were now actually in possession of all the Austrian Netherlands, Dutch Brabant, a confiderable part of the United Provinces, all the left bank of the Rhine, except Mentz, part of Piedmont, all the province of Navarre, and much of Bifcay and Catalonia — Then Ministers were ready to confess that the French had taken strong towns! Were so many ever taken in any five campaigns in the history of modern Europe? He should be told, it was acting the part of a bad subject to exaggerate the successes of an enemy; -he would reply, that he was acting the part of an honest Member of Parliament, in telling the House truths which they ought to hear, as the only grounds of deciding properly; and reminding them of disasters which, not fortune, but folly, had brought upon the country. On the means by which the exertions of the French had been hitherto stimulated, much declamation had been wasted. If we were ever to be unfortunately in the same situation with the French, we should then make similar exertions, and not till then. Why not make fimilar exertions now? Because we had not similar motives. That we were fighting for our Constitution, our liberties,

religion, and lives, did very well for rounding a period in a speech; but the people would believe none of all this, nor that they who faid so believed it themselves. To him it was astonishing how any fet of men who did believe it, could have so worked themselves up, as to risk such a war on the wild theories they had nourished in their own minds, or the applauses of those who were but too ready to applaud upon truft. To hear them, one would think, that no nation was at peace with France, or that, if any were, it must already be undone. Was Denmark, Sweden, or even Genoa, notwithfranding our tyrannical conduct towards it, in a state of anarchy, in consequence of being at peace with France? Was America. whose own glorious Constitution was founded on the rights of man? No fuch thing-With America the intercourse of France was great and conftant: in America, French principles, more than in any other country, the principles of liberty and equality, might be expected to find a genial foil; yet America was fo far from being thrown into a state of anarchy by the growth of those dreaded principles, that she had just obtained a very advantageous treaty of amity and commerce with this country—a treaty, as far as he had heatd of it, which justice and policy would have dictated at any time, but which he feared the difficulties in which our Ministers had involved themselves, rather than their justice or policy, induced them to give. Why, then, were we to be so much afraid of peace with France, when so many other nations had made the experiment, without any mischievous consequences? When men were attached to theories they shut their eyes against the plainest and strongest facts. The French Revolution had now subsisted five years and a half, and in the fixth . year of it we were told, that if we were to make peace with the prescut rulers of France, their terrible principles would spread anarchy, and robbery, and bloodshed, not only over this country, but over all the world. Yet though their successes had been brilliant beyond example, (and how far fuccess imposes upon the bulk of mankind, the Chancellor of the Exchequer could tell better than most men), except in the petty state of Geneva, of which he did not know to be upon French principles, not a fingle revolution had their example produced. To us, however, it was faid that their intercourse in time of peace would be most formidable. From Calais to Dover they would pour in upon us fo many missionaries. - What, had they none already here? Had not Ministers told the House and the public, that for more than two years, Jacobin Societies, corresponding with the Jacobin Societies of France, had been labouring, with indefatigable zeal, to propagate Jacobin principles? Happily their emissaries. who knew the habits, manners, and language of our

people, had been labouring without effect; nay, he was justified in faying to by Ministers themselves; for, thank God, the King's Speech, for the first time these two years, had nothing of an alarm There must, then, be something in the French language, fo agreeable, fo foothing, fo captiveting, fo intell gible to Ergiish ears, that French emid vice would be fure of fucces, where English emissaries had laboured in vain for more than two years. the expression—acquitted Filen, which a right honou at le gentleman had used, he hoped inadvertently, since he had thought it neceffary to explain it, he should say nothing of how reprehensible it was, either in a constitutional or moral point of view. Of the Societies then in the right hono trable gentleman's mind, he believed the truest description had been given from the Bench, viz. "That they wanted numbers, arms, money, and even real." This, he believed, would be found to be the accurate description of any Society, formed in this country, for the purpok of overturning the Constitution. That there might be a few speculatists in this country, who would prefer another form of Government to the prefent, he had no doubt, there were fuch in every country, and even these seldom had much zeal. But the Frylin ling uge would not do to feduce the people of England from their allegance to the Constitution. French emissives must come over and meule ite French principles in the French Language. They must go among our labourers and manuficturers, and is the calamines of war had proved infufficient to rouse them, tell them this wire now exposed to all the calamities of pace! The right henourable contleman . (Mr. Windham) complained of want of zeil in the country. Surely our foldiers had not fought with less valour, nor our officers with less skill, than in any former war. Whatever bravely or conduct could atchieve, they had uniformly done, but it must be recollected, that the general exertion of a campaign depends upon the numbers brought into the field.

When he formerly made a motion in that House for peace, he found no want of zeal for war, no want of zeal to cry down any man who had the hardiness to oppose it—at least he found enough, and knew not to what greater length it could have gone, unless they had expelled him the House, or declared him a traitor, as they seemed to think a laudable practice in other places towards any man who opposed the will of the majority. What was the cause of that zeal? contempt for the enemy and confidence in their own strength; and the cause being gone, the effect had ceased. Such would ever be the case with zeal founded on false principles. Why the zeal and exertions of the Reench less affected by ill success

than ours? Ministers would answer: " they force every man into the field who is capable of ferving, they strip every other man of whatever they want for the service of the army, and amid mifery, wretchedness and death, they produce an unnatural exertion by means of tyranny and terror."-At the call of necessity, even fuch means must be resorted to. Were a French army to land in this country, declaring that they would make no peace with us, till we renounced our Constitution and accepted of a form of Government according to their fancy, who would deny that every man capable of ferving against them must be compelled to service, and that every facilifice must be made by individuals to repel the common danger? Such acts in fuch cases, instead of tyranny, became a virtue; and he was furprifed to hear men of correct minds deducing arguments from them, of which they ought to be ashamed. Would we submit, it was asked, to peace with the present Government of France? Submit to what? Submit to the French having a bad Government? Had we not submitted to this for more than a century? Had we ever found ourselves uneasy under our submission to Persia's having a bad Government? Had we not submitted to all the injustice, cruelty and fluighter perpetrated in Poland? Then it was asked, "Would we submit to propose peace?" If all nations were to stand upon this point, no war could ever be concluded, but by the extermination of one or other of the centending parties, for one or other must submit to propose pcace. But to propose peace was no submission, no degradation. Peace had often been proposed by the victorious party, and this had always been deemed an act of wildom and magnanimity, not of concession. What were all the other degradations and submissions but lofty words and unmeaning phrases? We had once said, that we would never treat with the present Government of France; take away this impediment to peace, and every advantage we obtained afterwards, if the war must be continued, would be fomething in our favour; whereas, while that remained, our successes would only stimulate the enemy to fresh exertions, by fresh sufferings and fresh sacrifices; for it was impossible to suppose that the French Government would ever negociate for its own destruction. Would not this give a clear function of justice to the war? Would it not produce unanimity with greater zeal and exertion at home, by convincing every man that we were not at war for unreasonable or impracticable objects, but to bring an unreasonable enemy to equitable terms of peace? But what might it not be expected to produce in Frence, where, as Ministers said, the Government was perpetually changing from hand to hand, and the loss of power marked the pe-

zioi of life? Ministers were always speculating on the internal affairs of France; why not try a little of this speculation? The Convention, they faid, deluded the people by telling them that they were waging war of extermination. To offer to treat would put an end to the delution, the people would open their eyes, and the Convention must give them peace or meet the extermination which they were faid to denounce against others. The present state of the war was calamitous beyond example. We had gained Martinico, Guadaloupe, St. Lucia, and part of St. Domingo, in the West Indies, with Corfica in the Mediterr mean. Our Allies had loft all he had enumerated in the former part of his speech. If these aftonishing exertions of the enemy by 1 and had impeded their exertions by fea, it would be formething; but unfortunately the prediction in one of the King's speeches, that their navy had received an irrecoverable blow at Toulon, was already fallified. Was it not true that a fleet had already failed from that port superior in point of number to our fleet in the Mediterrane in? Their naval excrtions at Brest had afforded Lord Howe one of the most glorious triumps in the annals of our history. If their navy had been such as Ministers represented it at the commencement of the war, viz. a pavy only upon paper, Lord Howe would not have had the glory of beating an ennemy of fuperior force. But even that blow proved not to be irreparable, for they had now a fleet at sea which it was doubtful whether we could immediately collect a fufficient force to drive from the English Channel. These circumstances were matter of very ferious confideration to every man who felt for the honour and fafety of his country. If the war should go on, must we not expect, from what we have feen, that the enemy would again difpute with us the superiority at sea? The skill and courage of our navy he confided in as unmatched by any people in the world; but skill and courage could not always compensate for inequality of force; and as our chance of victory was greater, so was our stake. The defeat of the French fleet, as we had to lately experienced, would be of little consequence to the general issue of the campaign, while the defeat of our fleet would be little short of absolute destruction. Why then expose us on such unequal risk? It was admitted, however, that when disaster had subdued obstinacy and extinguished hope, we must make peace, even with the French Republic. Then indeed, all that was now imagined of humiliating and degrading be true; we must throw ourselves at the feet of those we had internaed and riviled, perhaps exasperated, and submit to what-iver terms they thought fit to impose. Why expose ourselves to the have puffibility of fuch ruin? Why not renounce the visionary

project of overturning the present Government of France? after that they abused the peace we made with them, we should do as we had done with Franco before, contend for superiority with the same stake and the same exertion. If asked what terms of peace he would advise, he would answer, that to adjust the terms was the business of Ministers, who alone possessed the necessary information. them propose such terms as on a consideration of all the circumstances, of the relative strength of the contending parties, of what might be gained and what loft on either fide, they should judge to be fair and equitable, and if these were refused, we should be in a better fituation than before, because both parties would know what they were fighting for, and how much the attainment of it was worth. Another difficulty arose from the French Loyalists. Thank God, he was innocent of whatever might befal these unfortunate men. He had deprecated the war in the first instance, and after its commencement, every act which could give the French Emigrants reason to expect our support in their pretensions upon their own Next, it was faid: "Will you give up the West India Islands, will you deliver over those men to the vengeance of their implacable enemies, who, as the price of your protection, affifted you in taking those Islands?" To these questions let them answer, who had facrificed the French Emigrants fighting in our pay, in almost every garrison we had been compelled to surrender, who had t rown men into fituations from which they could not be extricated, nor yet receive the ordinary protection of the laws of war. might be difficulties to the Minister; these might be reasons why he should never be able to extricate himself from the business with honour; but it was the Nation's honour, not the Minister's, about which he was anxious. The Honourable Baronet who moved the Address, had expressed his hopes of a unanimous vote in supportof it. If it were to be voted unanimously, this country could never make peace with honour, if there were a division upon it, part of the country would come out clear. In His Majesty's speech, there is no mention of allies, it was only faid, "that His Majesty will omit no opportunity of concerning the operations of the next campaign with fuch of the powers of Europe as are impreffed with the fame sense of the necessity of vigour and exertion." Who those powers might be we were left to conjecture. The Dutch, however, we were told, were negociating, and the King of Pruffia, we knew, The hon, gentleman who seconded the Address, had given him the credit of predicting this failure; but added that he himself had predicted the fall of Roberspierre, and various other matters which had also come to pass. The honourable gentletists



might have predicted that it would be a dry fummer and a rainy autumn; he refigned to him all the honour of prediction. own part, he had predicted nothing; he had only used the best arguments he was able, to shew that, from the past conduct of the King of Prussia, there could be no reliance on any engagement he might enter into with us, and the event had shown that those arguments were all founded. The Minister himself would not now promife us any affiftance from the King of Pruffia beyond his contingent as an Elector of the Empire, even on the treaty of 1787. But the Emperor was to make a great augmentation of his forces, by money borrowed on our credit. Why on our credit? Plainly, because he had no credit of his own. Were there no monied men in the Emperor's dominions? Were the capitalists of Europe so short-sighted, so slow in perceiving the advantages of an Imperial loan, that they could not see them, till pointed out by our Government? They faw the advantages, but they would not lend their money, because they knew the borrower was not to be trusted. The loan was neither more nor less than a subsidy under another name, a distinction to flimity and so trisling, as he hoped never to have seen attempted by the Ministers of great potentates. Mark then the desperate situation to which we were reduced. The only Ally from whom we had any hores of efficient aid was the Emperor, and from him, for the enormous fum of fix millions, we might get as good and as useful a subsidiary treaty, as was our treaty with the King of Prussia last year. The Emperor, it would be said, had more faith-fo it was faid of the King of Prussia, but he had very little confidence in the faith of the cabinet of any absolute Monarch. During the American war, a noble Marquis then commanding a separate army, expressed his great surprize at finding the people of Virginia so like the people of Carolina. Next year we might have to express our great surprize at finding the King of Bohemia fo like the Elector of Brandenburgh. He would agree to put the whole argument on the opinion of any experienced officer who had ferved the last campaign on the continent, whether or not there was any rational hope of co operation between the English and the Austrian army. They hated one another more than either bated the French; and from the battle of Tournay, where the Austrians fought the whole day, or rather stood the whole day without aghting, and the enemy were repulfed by a detachment of the Lisish army, their mutual complaints and recriminations had been accessant. But the finances of France were exhausted, and interfore, we ought to try whose finances would hold out the longest. Listo this part of the question he would not enter, because we were

were told the very fame thing last year, and on the very fame argu-The King's speech last year said the resources of the French were rapidly declining; but rapidly was only a relative term; they were again rapidly declining this year; and fo they might be ten years hence. The fall of Roberspierre—he seemed a great favourite on account of his power-it was faid had relaxed the terror, and consequently the energy, of the French system. The fall of Roberspicrre, from the stress laid upon it, one would think a tale of yesterday; but when we looked at dates, we should find that he was put to death on the 27th of July, and fince that time there appeared, at least, no relaxation of the French successes. tion, it was contended, must weaken their Government, and cripple their exertions; he believed no fuch thing; he looked to general principles, and inferred that moderation gave strength. Why, it was asked, were we to look for less co-operation in the interior of France than formerly? Because there was no insurrection at Lyons. Marfeilles, Toulon, and, he apprehended, very little in La Vendee. Our resources, it was faid, were not yet touched. No! Speech did not tell us, as last year, that the burdens to be imposed would be little felt by the people, an omission he much regretted, as it certainly was not made in compliment to his arguments on the impropriety of fuch an infertion. Would the Chancellor of the Exchequer fay, that if the war was continued another year, the people had yet felt one-tenth of the new taxes they must have to bear? Taxes were felt by the poor, and their fituation was particularly to be confidered, when the object of the war was fo equivocal, that it might be doubted whether the attainment of it would be defirable, even if it could be attained by making peace. Minifters appeared to know every thing that was passing within France, but nothing that was passing out of it. Of the failing of fleets from French ports, which it might be worth knowing, they had no information. Just so our hostility seemed to do every thing within France, to raife a tyrant and to pull him down, but to do nothing out of France. The depreciation of affignats was with him an argument of little weight. He had been accustomed for years to hear that the paper currency of America was depreciated, not to one half or one fourth of its nominal value, but to nothing. His information, however, differed entirely from that of the Chancellor of the Exchequer on the depreciation of affignats; on the ruined state of French commerce it coincided; but on the state of industry and agriculture it totally difagreed. He was told by American gentlemen, and these by no means partial to French principles, that at no former period had the cultivation or the produce of the full been Vol. XL.

near so great. When he heard of the maximum and the expedients connected with it, he inferred that the misery and distress of the poor must be necessary consequences. He was assured, however, that the poorer classes of people in France had now a much greater portion of all that to them constituted the comforts of life, than had ever fallen to their lot before the revolution, or perhaps to the lot of many of the poor of this country. It might be faid that his informants were inaccurate observers or false relators; but who were those from whom Ministers derived their information? The very persons who deluded themselves, had an interest in d luding Ministers into the prosecution of a hopeless contest. He depended not alone upon the accuracy of those with whom he conversed. The circumstances they stated he found confirmed by the pamphlets of French emigrants. But he did not rest his politics on the situation of France, of which his knowledge must be imperfect; he looked to the fituation of England, which he had the means of knowing; he faw us involved in a war which must produce increase of debts and taxes, with no compensation even in prospect, and thought that the sooner we got out of it the better. Peace, it was faid, would be infecure, we should not be able to difarm because the French could not venture to dishand their numerous aimics, and bring back fo many men, without fixed habitations or employments, into the heart of the country. Thus were Ministers reduced to this curious argument, " We ought to continue the war, because the French have an army which they cannot disband." What the effects of peace might be in France, whether the old Government would be restored, or a better system established in its room, were fpeculations which, as a philosopher and philanthropist, he might indulge in, but never as a Member of Parliament, or a Counsellor of His Mijesty, adopt as principles of conduct. It was pretended that our hostility had already produced a change of system for the better, but on comparing facts with dates, we should have more reason to say that our hostility produced the system, with reference to which only the present system was admitted to be better; that our invading France had made Roberspierre a tyrant, and our running away destroyed him.

In giving his vote for the amendment, he should wish to leave out the words, "transactions which have lately happened in France," because we'vere not to treat with any set of men on account of their good or had characters, but on account of their possessing the power to transacters, the gentlemen who moved and seconded the mendment, should object to leaving out those words, he should that for it nevertheless. Our acquisition of Corsica, although men-

tioned in the speech, had not been once noticed in the debate.— The mode in which we had made the acquifition was curious. it was valuable to the enemy or important to us, we might fairly have taken possession of it by right of conquest, as we had taken the West-India islands; but we had not done so. We had done it in a way that illustrated the doctrine in Dr. Price's fermon, rendered fo conspicuous by the notice taken of it in the Reflections on the French Revolution, a book of fuch excellence, that a right honourable gentleman (Mr. Windham) had recommended reading it over again, having probably done to himfelf, as he had changed his first opinion of it. His Majesty was once King of North America: he was now King of Corfica - In North America he had been casheered, in Corsica, he had been elected—so that the doctrine of clecting Kings, and casheering them for misconduct, was not matter of dangerous theory, but of approved practice. Sir Gilbert Elliot convened the primary affemblies of Corfica; they chofe delegates, who met with various other persons, and all had voices that came, fo that the election, by his own account, was fomething very like universal suffrage. But this was not all—His Majesty had previously determined not to withhold from the inhabitants of Corfice the protection which they fought for in their spirited efforts to deliver themselves from the yoke of France; and thus was made by his Ministers to avow acting upon the famous decree of the French Convention, holding out protection to the inhabitants of all countries who should make effort, to deliver themselves from the yoke of the Government under which they lived—a decree which the mere circumstance of the Convention having passed, without having ever acted upon it, was two years ago held forth as a fufficient cause of war with France. On the propriety of His Majesty's accepting the Crown of Corfica, without confulting Parliament, he should fay nothing at present, but he had much doubt of its ultimately conducing to the honour of this country, or contributing to the restoration of peace. If we were never to treat with the heads. of the Convention, but in such extremity, as left no room for choice, when could we look for peace? He wished the Chancellor of the Exchequer would recollect that his honour, and the honour of the country, were two distinct things; and that it was too much to wait till the hour of extremity came, merely that he might be able to fay-

> ——Potuit quæ plurima virtus, Este fust---

When he proposed treating, he held it more honourable not to wait.



till he was beaten into it. The country was already forely beaten; it had received wounds both deep and wide, but the obstinacy of Ministers was not yet conquered. Perhaps, as they thought upon the same principle, that it would be dishonourable to restore the conquered West-India islands, they were waiting till the French should retake them. He knew not if this was their intention, but they had given the French ample opportunity.

If it were adviseable to go on with the war, let us look at the conduct of it for two campaigns, and what hope could we have of fuccess under the auspices of those who now directed its operations? Lord Chatham had retired from the Admiralty, full of glory, covered with laurels, for his able disposition of our naval force, and the active protection he had given to our trade. If the boasts of last year on this subject were true, it was unfair to check his Lordship in the career of his glory, and unjust to deprive the country of his fervices at fo important a crisis. But the beasts of last year were not true; his retiring was a confession of incapacity or negligence; and if he had delayed it much longer, there would have been petitions for his removal. To the West Indies such a force had been fent, as nothing but the great abilities of the officers who commanded it could have enabled to take the French islands, and, when taken, To Toulon such a force was fent. was infufficient to detend them. as was too small for defence, and too great for retreat with honour. The projected invasion of France had been kept alive from year to year, and ferved only to weaken our strength in quarters where it ought to have been more powerful, without even an attempt to carry it into execution. Were our cruse as good as our resources were faid to be inexhaustible, with such weakness, such want of system, fuch hesitating, wavering incapacity in the direction of our force, we could hope for no fuccess. If the honourable gentleman who moved the amendment, and his friends, (for the honourable gentleman he felt great respect, on account of the part he had taken in the abolition of the flave trade, a measure in which he felt deeply interested) thought that, in consequence of their aiding him to obtain a speedy peace, peace might be made, without an inquiry into the causes of the war, he gave them notice that he would remeeive support upon no such terms. He would never force inquiry inso the causes of the war, and measures to prevent similar calamities in future. This was due to the people, least, in the enjoyment of peace, they should forget their former sufferings from war, and again yield themselves up to delusion. Both the present and the American war were owing to a Court party in this country, that ted the very name of liberty; and to an indifference, amounting

to barbarity, in the Minister, to the distresses of the people. It was some consolation to him that he had done his utmost to prevent the war, and to know that those who provoked it could not but seel, even while they were endcavouring to persuade others of the contrary, that they must, in no very long space of time, adopt the very course which he was recommending as sit to be adopted now. In the Speech, not a word was said of the navy. He should only observe, that in our present circumstances, the neglect of building a single ship that could possibly be built, was a neglect highly criminal.

Mr. JOLIFFE disapproved of continuing the war, but could not vote for the amendment; as, if adopted, it might turn out the present Administration, and thereby endanger the safety of the Constitution.

Mr. DUNDAS faid, that on the subject of the West Indics, and the other matters introduced in the debate, he should be ready to give answers when they came again before the House; but at that late hour, he declined entering on them. In justification of the late Lord of the Admiralty, however, he begged leave to fay a few words. At no period had our navy been increased with more applicated and ability, or had it been more superior to that of the enemy, or more fuccessful. During Lord Chatham's naval administration we had taken or destroyed 20 ships of the line, 20 frigates of upwards of 32 guns, 8 frigates of less force, and 28 other veffels of war; while, on the contrary, the French had only taken and destroyed of our ships, one of the line, two frigates of more than 32 guns, one smaller frigate, and 16 other ships of war. Whenever an opportunity had offered our navy had triumphed, and they could do no more; the enemy had no commerce, and therefore we could take no merchantmen; but, on the contrary, our commerce was fo flourishing, that it afforded them many opportunities of making captures. Our exports and imports never were higher; and not only our commerce but our revenue and our manufactures are in a very flourishing state. He applauded Lord Chatham's conduct in the Admiralty, and did not wish Earl Spencer's to be more deserving of praise.

Mr. SHERIDAN would not trouble the House, at that late hour, on the general topics of the debate. He had attempted twice to be heard, as he was very desirous of delivering his sentiments on the important question before the House, but the last time it had been judged most proper by the House, to prefer hearing the Chancellor of the Exchequer on account of his indisposition. He would, therefore, at present only remark, that if Lord Chatham

had been fo very able a minister, it was highly improper to remove him; but he thought it a public misfortune that no inquiry was instituted into his conduct, which, he was convinced, would be proved to be very different from what Mr. Dundas had represented it; and had he continued in office much longer, he had good grounds for believing that a petition would have soon been presented to the King from the commercial men in the city of London, for his removal. Certain it was, that his Lordship had felt the necessity of his retreat, as on a late meeting, where it was proposed whether he should be invited or not, on a division he could obtain but a single affirmation.

Mr. BRANDLING faid a few words, on which the House divided on the amendment.

For the amendment, 75; Against it, 246.—Majority, 171.

LIST of the MINORITY on Mr. WILBERFORCE'S AMEND-MENT to the ADDRESS to negociate a PEACE with FRANCE.

1 Anson, Thomas Litchfield 2 Anderson, J. W.
3 Antonie, Lee
4 Aubrey, Sir John
5 Bankes, Henry
6 Baring, Sir Francis City of London Great Marlow Clithcrowe Corff Castle Chipping Wycombe 7 Barrham, J. Forster 8 Bouverie, Hon. Edward Stockbridge Northampton 9 Bouverie, Hon. William 10 Bullock, John 11 Burdon, Rowland New 'arum Effex County Durham County 12 Burch, J. R.
13 Byng, George
14 Church, J. B.
15 Coke, T. W.
16 Coke, Edward Thetford Middlesex County Wendover Norfolk County Dcrby 17 Colhoun, William Bedford 18 Courtenay, John 19 Coxe, H. Hippesley Tamworth Somersetshire 20 Curwen, C. 21 Davers, Sir Charles Carlille Bury St. Edmonds 22 Duncombe, Henry Yorkshire 23 Etskine, Hon. Thomas **Portfmouth** 24 Featherston, Sir Henry 25 Firzpatrick, Rt. Hon. R. 26 Petcher, Sir Henry 27 Folkes, Sir M. B. 28 Foley, Hon. Edward 25 Fox, Right Hon. C. J. Ditto Tavistock Cumberland County King's Lynn Worcestel shire Westminster 36 Francis, Philip gi Garlies, Lord Blechingly Saltash 32 Grey, Charles Motthamper land

an Hua Tomas	Kuarahanayah
33 Haie, James 34 Haicouit. John	Knaresborough Ilchester
35 Hill, Sii Richard	Shropshire
of Hogard Henry	Arundel
36 Howard, Henry	New Sarum
37 Histoy, William 38 Jekyl, Joseph	Calne
39 St. John, St. Andrew	Bedfordshire
40 Kempe, Thomas	Lewes
4t Langton John	
41 Lingiton, John 42 Limbton, William Henry	Bridgewater
43 Lemon, Sir William	Durnam Cit y Cornwill
44 Lochmon Edmund	
44 Lechmere Edmund	Worcester City
45 Long, Samuel 46 Ludlow, Earl	Ilchester
47 M'Leod, Colonel N.	Huntingdonshire
48 Munu ung William	Invernessshire
48 Mainwaring, William	Middlefex County
49 Matin, James 50 Milner, Sir William	Tewkesbury
51 Milbinke, Rilph	York City
ca Marthan Su R	Durham County Flintshi e
52 Moystyn, Sir R. 53 North, Dudley 54 Peers Henry	
24 Proste Henry	Great Grimsby Northallerton
55 Plum 1, William	Hertfordflure
56 Ruticl, Lord William	
57 Sh 11dan, R. B.	Surry County Stifford Town
58 Shaw, Cunlitte	Picston
59 Smith, William	Cunciford
60 Spencer, Lord Robert	Wateham
61 Sturt, Chirles	Rudnose
62 Taylor, M. A.	Budport Poole
63 Tu loi, Clement	Mudstone
64 Taileton, General	Liverpool
64 Taileton, General 65 Thompson, Thomas 66 Thounton, Robert	Fresham
66 Thousan Robert	Colchester
67 Thounton, Henry	Southwark
68 Cownshend, Lord John	Knaicfborough
68 Fownshend, Lord John 69 Wilkyn, James 70 Western, C. C.	Hereford Town
20 Western C. C.	Malden
71 Wilbisham, Roger	Bodinyn
72 Wilberforce, William	Yorkthire
73 Wynne, R. Watkin	Denbyshire
13	-only mile
WEI I PRO	

TELLERS.

74 Maitland, Hon. Thomas 75 Whitbread, Samuel, Jun.

Jedburgh, &c. Bedford Town

Wednesday, 31st December.

Mr. SPEAKER acquainted the House, that he had received, from Admiral Lord Hood, the following letter, in return to the thanks of this House, signified to him by Mr. Speaker, in obedience to their commands of the 20th day of June, in the last session of Parliament:

r, Victory, off Calvi, July 30, 1794.

I have this day received the very obliging letter you did me the hohour to write me on the 21st of last month, with two Resolutions of the House of Commons.

I am most truly sensible, Sir, of the very high and distinguished homour the House has done me in thinking me deserving of its thanks; and shall not fail to make known to the several officers, seamen, mixines, and soldiers, the second resolution of the House, expective of acknowledgement and approbation of their spirited and mentorious exertions.

In doing my utmost upon all occasions against the common enemy, I did no more than I ought; all I have to boost is being to a matter in the opportunities I have had of proving my inclination to discharge my duty, as a faithful servant to my King and Country, and that, whenever I have been at the head of a squadron of His Myesty's steet, I never experienced any other contention amongst the Admira's, Ciptains, officers, and men, than who should be most forward in suffilling my wishes: This, Sir, I am, and ever still be, proud of but whilst the Representatives of Great Britain in Parliament are so ready, not only to accept, but distinguishingly reward, honest endeavours, as substantial services, the nation will never want able and zealous others.

To you, Sir, I feel infinitely indebted for the very polite and obliging manner in which you have conveyed to me a vote of the House of Commons so highly honourable to me, for which, to the House as well as

to you, Sir, my gratitude can cease only with my life.

With the purest tentiments of respect and esteem, Sir,
Your most faithful and obliged humble servant,

HOOD.

The Right Honourable Henry Addington, Speaker of the House of Commons.

• The Speaker said also, that a similar letter of thanks had been written by him to Sir Charles Grey, and Sir John Jervis, in the West Indies, but, owing to the expectation of their speedy return, the letter was not transmitted; which was the reason he had no acknowledgement from them.

Sir EDWARD KNATCHBULL reported from the Committee, appointed yesterday to draw an Address to be presented to His-Majesty, That the Committee had drawn up an Address accordingly, which they had directed him to report to the House; and he read the same in his place, and afterwards delivered it in at the table, where the same was read and agreed to by the House.

Resolved, That the said Address be presented to His Majesty by the whole House.

Ordered, That such Members of this House as are of His Majesty's most honourable Privy Council, do humbly know His Majesty's pleasure, when he will be attended by this House.

Ordered, That His Majesty's most gracious Speech to both

Houses of Parliament be taken into consideration to-morrow morning.

Thursday, Ist I mucry.

Lord Viscount STOPFORD reported to the House, That His Majesty having been waited upon (purluant to the order of yesterday) humbly to know His Majesty's pleasure, when he would be pleased to be attended by this House, had been pleased to appoint to be attended this day, at three of the clock, at his Palace of Saint James.

Accordingly the Speaker, attended by several of the Members, proceeded to St. James's with the Address, of which the following is a copy.

Most Gracious Sovereign,

We, your Majefly s most dutiful and I sal ful jects, the Commons of Great Britain, in Parliament affembled, leg leave to return your Majesty the thanks of this IIo se for your mist gracious Speech from the Ibrone: To affure y ur Megefly, that it is equally our duty and our anxious desire to Jeesel your Majesty's anews for the welfare of your People, at this important crisis, ly our b & advice and affistance: That, much as we must define the restrain f peace, on sufe and honourable grounds, we jan with your Miggity in thinking that it is only from firmness and terficer acce that we can lope for the attainment of that end, and for the preservation and permenent security of our dearest interests; and that, notwith standing the d suppointments and reverses which have been experienced in the course of the last campaign, we retain a firm a nuction of the necessity of purfifting in the vigorous pro-Secution of the just and necessary was in abut we are engaged. From considering the situation of our enemies, we are fer sudded that the efforts which law led to their fuce fles, and the unexampled means by which those eff rts have been supported, have produced, among then selves, the fernicious effects which were to be expected from them; and that the circumstances which have taken place in the interior of the country afford strong marks of the progressive and rapid decay of their resources, and of the inflability of every part of that richent and unn tural fiften, which is equally ruinous to France and incompatille with the tranquillity of other hations.

Although a sense of present difficulties has led the States General of the United Provinces to enter into negociations for peace with the party now prevailing in France, we are fully sensible how little real security any established Government or independent State can derive, under the present circumstances, from the result of such negociations: and we are Vol. XL.

convinced that they could not be attempted, on our part, without facrificing both our honour and fafety to an enemy whose chief animosity is avowedly directed against these kingdoms.

We cannot but applaud your Majesty's determination to use the most effectual means for the further augmentation of your forces, and to omit no opportunity of concerting the operations of the next campaign with such of the Powers of Europe as are impressed with the same sense of the necessity of vigour and exertion.

We are persuaded your Mnjesty may, at all times, justly rely on the valour of your forces by sea and land, and on the affection and public spirit of your people, contending for their estated interests, and deeply sensible of your Majesty's parental soli itude for their happiness and welfare.

We acknowledge your Majesty's goodness in having directed the instrument by which you have accepted the crown and sovereignty of Corsica to be laid before us; and we are southle that the local importance of that island, and the spirited efforts of its inhabitants, naturally recommend them to your Majesty's protection.

It gives us great pleasure to learn that your Majesty has concluded a treaty with the United States of America, with the view of removing, as far as possible, all grounds of jealousy and misunderstanding, and of improving an interest beneficial to both countries; and that we shall be ready, as soon as the treaty is laid before us, to consider of the necessary provisions for carrying it into effect.

We cannot sufficiently express the satisfaction which all your Majesty's subjects must derive from the auspicious event of the conclusion of a treaty for the marriage of His Royal Highness the Prince of Wakes with the Princess Caroline, daughter of the Duke of Brunswick; and that, participating warmly in the sentiments which your Majesty must feel on an oxension not less councited with the interests of your people than with the damestic happiness of your Majesty, we shall cheerfully proceed to enable your Majesty to make provision for an establishment suitable to the rank and dignity of the heir apparent to the crown of these kingdoms.

The confiderations which prove the nec-stity of a vigorous profecution of the war cannot fail to induce us to make a timely and ample provision for the several branches of the public service, and while we feel the painful necessity of imposing additional burdens on our constituents, it is a just consolution and satisfuction to us to learn, that the state of our credit, commerce, and resources, is such as might naturally be expected to result from the continued exertions of industry, under the protection of a free and well-regulated Government.

Entertaining a just sense of the blessings now so long enjoyed by this country, we feel it incumbent upon us to make every effort, which can

enable us to transmit those bleffings unimpaired to our posterity; and we cordially join with your Majesty in a consident hope that, under the pretection of Providence, and with constancy and perseverance on our part, the principles of social order, morality, and religion, will ultimately be successful; and that your Majesty's faithful subjects will find their present exertions and sacrifices rewarded by the secure and permanent enjoyment of tranquillity at home, and by the deliverance of Europe from the greatest danger with which it has been threatened since the establishment of civilized society.

Friday, 2d January.

Mr. SHERIDAN faid he should take the earliest opportunity he could of submitting to that House a question, which was, whether the Habeas Corpus act, and all the advantages which the people of this country had derived under it, should or should not be restored, and whether the respect and veneration with which we had been accustomed to regard the trial by jury, and the esteem and deference which had been generally given to verdicts, should be continued, or be entirely eradicated from the public mind? He alluded to the bill for the suspension of the Habeas Corpus act, which had passed last session, under an idea of a plot existing in this country, and of the decision of a jury that no such plot existed. He therefore gave notice, that on Monday next he should move for leave to bring in a bill to repeal the act of the last session of Parliament for the suspension of the Habeas Corpus act.

Mr. ROBINSON faid, he wished to enquire of any Lord of the Admiralty, if any one were present, what was the state of our navy. It was very generally believed, that the French, at present were much superior to us at sea; he should wish to know, if this were true, what were the causes of our inferiority. He thought some steps should be taken to rectify the defects in our navy, and to give the country some expectation of not being defeated in their proper element. He conceived that the loan talked of for the Emperor of Germany, had much better be applied to building vessels and raising men for the service of the navy. A silence for some short time having ensued, Mr. Robinson observed, that perhaps the Lords of the Admiralty did not think that the subject was worthy of their attention.

The SPEAKER faid, he-was forry to interrupt the honourable Member; but he must observe, that the only regular mode of proceeding was, either to make a motion, or to give notice that a motion should be made on a future day.

Mr. Robinson then gave notice, that he should make a motion on the state of the navy, on Tuesday next.

Mr. SHERIDAN observed, that perhaps the House was waiting for the Minister. A question of great importance, respecting the navy of Great Britain, had been put, and no Lord of the Admiralty was present to answer it. He was in the same unpleasant situation; for he had a matter of importance, and particularly interesting to the City of London, to bring forward; but he did not see any of the Members for that city in their places: perhaps they, too, like the Lords of the Admiralty, might think it beneath their dignity to attend to it. He now however, gave notice, that on Monday he should have something to say relative to the City Militia act.

The SPEAKER then informed the House, that he should adopt, for this session, the same regulation, with regard to business, as he observed in the last, which was, that public business should commence at four o'clock.

The Order of the Day being read, the House resolved itself into a Committee of the whole House, to consider of a supply to be granted to His Majesty; Mr. Hobart in the Chair.

Mr. FOX wished the House to be informed as accurately as possible, when the subject of the loan was to be discussed, and more particularly the loan to the Emperor. It was a subject of very great importance, and it was extremely necessary that the House should have the earliest information, and the longest notice possible upon the subject, for he apprehended that it would give rise to a great deal of discussion; he said this because he was apprehensive that many gentlemen would soon be called to their public duty in the quarter sessions, all over the kingdom.

Mr. ROSE observed, that the business would soon come regularly before the House, when the Ways and Means, that was, when the Budget came to be opened, of which his right honourable friend, the Chancellor of the Exchequer, would give due notice, as he usually did; he could not now give a precise answer in the absence of his right honourable friend, who had not attended, as he did not expect that any material discussion would take place to-day. However, he would venture to say that a notice would be given of 14 or 16 days previous to the opening of the Budget. Had he been aware of this, he would have procured information of his right honourable friend, who, however, would be in the House on Monday, and would, most likely, give notice on that day when the Budget would be brought forward.

Mr. FOX faid he had a notion that the subject of the loan would?

have been brought forward previous to the opening of the Budget. It was exceedingly necessary that as early a notice as possible should be given of this very important matter, for there were to his knowledge, as he had said before, many gentlemen who would soon be called into the country upon public business.

Mr. ROSE faid he should have been happy if he was able to fatisfy the right nonourable gentleman, but he had no doubt his right honourable friend would be in the House on Monday, and give the necessary information upon that or any other subject that was intended to be brought before the House.

Mr. SHERIDAN faid, that this was quite an unlucky day for information. A question had been put to the Lords of the Admiralty, upon the state of the navy, and they had remained filent; he had fomething to ask of the Members for the City of London, but they were not present; his right honourable friend wanted information upon the loan, the Minister was absent, and the only answer was, "That there would be time between this and Monday, for the Chancellor of the Exchequer to make up his mind upon the matter. The truth was, that the Minister did not pay any attention to the rules and forms of the Honfe. When a question concerning a supply, to be granted for carrying on the war, came on, the Chancellor of the Exchequer was absent; for it was with him a mere matter of course: he would come at a future time, to tell the House how he intended to dispose of the supply. Most unquestionably, in joint of decency, the Chancellor of the Exchequer ought to be present: but that was out of the question; for all the proceedings of granting fupilies were fuch as he expected not to be debated: they were to be granted as of course; and no information was to be had on points to which fuch fupplies related.

Mr. ROSE faid, that the honourable gentleman chose to misunderstand him. He had said, in answer to a question, that the Chancellor of the Exchequer would do in this as he had done on other occasions of the same nature, give notice of it 14 or 16 days previous to his bringing the Budget forward. As to the business before the Committee at this time, namely, the Vote of Supply, it was not particularly the business of the Chancellor of the Exchequer to move it, according to the practice which had obtained in the House for some time; for he himself, (Mr. Rose said) for some years past, had moved these resolutions, almost invariably; and it was to be considered in some sense as a matter of course; for the resolution was nothing more than this; "Resolved, that it is the opinion of this Committee, that a supply be granted to His Majesty." Upon such a resolution he owned he did not see how there could be much

difference, although gentlemen might afterwards differ about the extent of that fupply.

Mr. SHERIDAN faid, that Mr. Rose had made the matter much worfe by what he had faid, for now he had accused the Chancellor of the Exchequer of never doing his duty, on an occasion, which he still must think peculiarly required his attendance. could not agree with the honourable gentleman, that this was a mere matter of course; for it certainly was possible, that several Members might think it improper to grant a supply at all without inquiry previously made into the objects for which the supply was to be granted: and His Majesty's Ministers ought to attend for the purpose of giving sitisfaction to any inquiries thought necessary to be made. He had been mifunderstood as to what he had faid on the forms of the House, he had afferted, and still persisted in the affertion, that no reliance could be placed on the right honourable gentleman's observance of the forms of the House, because he was notorious for a breach of them; and therefore they could not have any great security that the forms of the House, in this case, would not be broken through; especially when they had already been violated by the unconstitutional measure of negociating a loan before the fitting of Parliament, and previous to a knowledge whether the supplies for which that loan was made would meet with the approbation of the House. They had an additional reason to fear in this case, when they remarked on the unusual manner in which Parliament had been prorogued, not for the purpose of negociating a treaty, nor for the purpose of attempting to make peace, or to do any service to the country; but merely that the Minister might be able to make his loan in this unconflitutional manner.

Mr. STEELE said, he could not sit still and hear his right honourable friend mentioned in so severe and unwarrantable a manner. He begged to be informed in what respect Mr. Pitt had acted otherwise than had always been customary; he had entered into a provisional agreement for a loan, subject entirely to the discretion of Parliament; which, if it were not fanctioned by the House, would be null and void. This had always been done previous to the calling on Parliament for their vote on the supplies. He also saw no difference between this and a subsidiary treaty, which it was certainly competent for His Majesty to enter into; but it was always submitted to Parliament for their sanction.

Mr. FOX could not agree with what Mr. Steele had advanced. He faw no similitude whatever between the cases he had put, and the present one. There was no resemblance between a bargain made after the services had been voted, previous to the discussion of

the fupply, and a bargain made before the fervices were ascertained for which the supplies would be necessary. There was as little refemblance between the other case, viz. the subsidiary treaty and this loan. How far the loan itself was blamcable was another consideration. It was certainly unconstitutional to come here to consider the services after an agreement had been entered into for a loan, and before it could be known whether supplies would be voted to the amount agreed for by the Minister.

Mr. FRANCIS faid, that he did not know, nor was it a time to confider, whether the loan was made on favourable terms or not. One circumftance, however, in the prefent inftance, if he were not much mifinformed, would lead them to conclude, that this would not be a very favourable one. He had been informed that this was by no means an open bargain, the doors of the Minister were not open to all who chose to offer to subscribe; but every person was excluded, except a few persons selected by himself, so that there was no competition whatever, but the terms were agreed upon by the Minister and his select friends.

Mr. STFELE fiid, this was not the proper time to consider whether the Minister had a tid properly or not, in his making the loan; that would be best known when the loan came to be considered.

Mr. SHERIDAN thought that this was not an improper time to take into confideration the question of the loan; on the contrary, this was the very time he should chuse to discuss it, if the Minister had been prefent. The House was reduced to a most extraordinary fituation; there were, among its Members, many opulent men; he hoped there always would be fach men in the House. Now it was a very reasonable supposition, that many of these persons were interested in the loan; it was therefore clear, that they did not come fairly and freely to confider the subject, for they must of course be . biaffed, and would with, that the fupplies voted would be fufficient to give them all the advantage they expected from their bargain. It was not a fact that Parliament had ever considered it as a light matter to break through a bargain into which the Minister had entered for a loan; the language held in that House had always been, that it was improper to break through a bargain without some weighty and important reason to justify it. As to the loan to the Emperor, he faid, he could not give credit to any of the reports circulated on that subject, because he did not believe that, after the experience we had had of the faith of our allies, any man would come down to the House without a mask, and offer them so bold-



and barefaced an imposition. He did not conceive such effrontery was possible.

Mr. Chancellor PITT stated, that not having had the good fortune to be present at the former part of the conversation, he was not a little furprifed on coming into the House to hear what was the fubject and tone of discussion. There was at present before the House no consideration of the extent of the supply, of the means by which it was to be raifed, or the purposes to which it was to be applied. When he recollected also that notwithstanding the difference of political fentiment on the first day of the session, even those gentlemen who had supported the amendment, had professed themfelves disposed to grant a large and liberal supply to His Majesty, and that the honourable gentleman was one of that number, he was still more astonished at the angry tone of opposition which he asfumed on the present occasion. He would not enter into the subject which had been flarted respecting the loan to the Emperor to-day. because another period would come with more propriety for its difcussion. The honourable gentleman had faid that no man would be barefaced enough to come forward to that House, and avow such a transaction. With respect to himself, he would be barefaced enough in the course of the present contest to adopt and to avow any measure which he considered would be for the good of the coun-It had been thought by him, as well as by others, who were impressed with the same views, of the necessity of continuing the present contest, that if the Emperor should be prevailed upon to make exertions in the way of bringing forward a large force, and if this country should grant him the pecuniary and necessary means for that purpose, it would be the most likely method to render the present contest successful, and this opinion appeared to be fanctioned both by the nature of the thing, the fituation of Europe, and the admission of the enemy themselves. With respect to the negociation for a loan, neither the extent of that loan, the fum for the use of the Emperor, nor the terms on which it was to be granted, were now in agitation. Nothing had been fettled on any of these points, which did not place Parliament in exactly the famo fituation in which it would have been, if no fuch negociation had been brought forward. The only difference was, that such a negociation having once been brought forward, it would not be adviseable to depart from the terms upon which it had been concerted, except upon very firong grounds of objection, as the deviation would be attended with very great inconvenience. The only difference then between former transactions of the same fort, and the present, was, that in former instances it had been usual to concert the terms of a

loan only a few days before it was formitted to Parliament. that in the present instance a longer space had been suffered to the tervene. - Any opposition, however, from this circumstance. did not expect to have heard in that House, as he conceived as would have died away with the few newspaper paragraphs, in which it originated. As to the time on which he should be able to difers the subject of the loan to the Emperor, it was impossible at present to fix any precise period, as it must necessarily depend on the resu of negociation, and on the circumstance how far His Majesty should be fatisfied with respect to the nature of that affistance and co-one ration which the Emperor might be disposed to afford. only flate, that fince he had been last in the House he had greater reason to be persuaded that the Emperor would be disposed to afford that entire co-operation, which this country should require. fore, however, the treaty could be finally concluded, it might be necessary for him to propose to Parliament the provisional supply to be made, if such a treaty should take place, of which he hoped to be able to give notice on Monday.

Mr. FOX faid, the right honourable gentleman had infinuated as if all those who had voted for the amendment were pledged also to vote for the supply. No such thing was the case; they would have been pledged indeed to vote for the supply, if their amendment had been adopted, and they could have had the profpect that the money of their constituents was to be applied for the rational purpose of bringing about a peace, and not, as at present, for the defperate object of carrying on an eternal and unextinguishable war... With respect to the question of time, the terms of a loan had commonly been submitted to Parliament three or four days after, they were fettled, and even fometimes fooner; but when the time was extended from one day to five, and from five days to perhaps as many weeks, the case was entirely altered. He would not now discuss the terms of the loan, though he had not yet forgotten the extravagant terms of the loan for last year. But his principal objection to the measure was, as a source of corruption. not enquire to whom the loan was given. Many of them were necessary Members of that House, and he had no with to exclud the monied interest from a share in their deliberations. to be recollected that the interest which they had in this transaction, from an advance in the price of stocks, might influence not only their approbation of the particular measure, but even bear on every vote which they should give on the question of supply. constitutional principle that the ways and means should not be voted, before the House had decided on the extent of the supply ; but here

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were the ways and means provided, before the House had been called to consider of the supply at all. There was another circum-'stance to be confidered, how far, after the experience we had had of the subsidy granted to the King of Prussia, we ought to be premixed to go on with the fame system, and grant a subsidy to the Emperor, under the name of a guarantee? No fresh proof was filrely wanting to convince us, how little reliance we could place on the faith of continental treaties, in the profecution of the prefent war. But then the right honourable gentleman had contended, that the negociation into which he had entered was only provisional, and left the point quite undecided. It furely could not be either way equal; there must be a difference of advantage in bargaining for 18, and for 24 millions, which would give to those concerned an interest in voting for the one proposition, rather than the other. If it had always been confidered as a duty of the Members of that House, to be jealous of the means of increasing corrupt influence, he could not but consider the present system as entirely calculated for that purpose, and intended to give additional force to that machine, which was already but too powerful. In a financial point of view, the right honourable gentleman had contended that the House were not bound to adopt the terms for which he had bargained. Undoubtedly not; but at the fame time he had admitted that it might be attended with extreme inconvenience to give them up. There were only two considerations to be attended to on this part of the question. If when Parliament should be called to function the loan, the price of stocks should be such as to render the bargain . highly gainful to the proprietors, the necessity of keeping the faith of governments to those, who had made their terms when the price of fibeks was fo much lower, would then be urged, and that they would have the reflection that they were giving their fanction to stipulations much less advantageous to the Public than they might otherwise have been. If the price of stock should have fallen so as to render the transaction extremely disadvantageous to the proprietors, he did not conceive that there was any thing binding upon individuals, more than upon Parliament, to fulfil the provisional bafgain; he at least knew of no law to compel them to make good the terms for which they had stipulated. And if the circumstances were pessiliarly unfavourable, even though they had the will, yet the hight not have the power to fulfil their engagements. The honourable gentleman contended that he had only done what com customary on such occasions, and the only difference was dention of feven hours, or of feven weeks, furely formed a very

material difference. Mr. Fox then orged that the time of weeting the fupply was a very proper period for discussing such objections, He renewed his wish that an early notice might be given of the day on which the business of the loan to the Emperor should be arithmed. and for the fake of the country gentlemen, that it might be fixed at as durant a period as possible. He was desirous that it might root be confounded with the budget, but treated as a separate question. If introduced in the budget, it would lead the attention of the House from the discussion of the particular terms to be granted to the Entire peror in the present instance, to the general proposition, whether in any case it was fitting that pecuniny assistance should be granted to him from this country. He wished then that the question of the particular terms proposed might be discussed before the House should be called to decide on the subject of the loan, and that as long an interval as possible might be allowed previous to this discussion, so as to admit, if it could conveniently be done, of a call of the House.

Mr. BURDON faid, that though he voted for the amendment on the first day of the session, he did not consider himself as the less bound to support the vigorous profecution of the war, by readily granting the supplies. He was of opinion that terms of peace, every if held out to us, would not be accepted by the French, and he only wished that we might adopt a moderate and pacific language, its order to fix upon them all the come and odium of carrying on the war.

Mr. FOX faid that he also should certainly vote the supplies. The only difference was, that if the amendment for peace had been adopted, he should have done it with a good heart, and a sanguine feeling, in the view that they would be applied to a good purpose; whereas he should now, he confessed, vote away the money of his constituents under very different impressions, and with very different prospects.

Mr. SAMULL THORNTON faid, that he would have from ported the Address on the first day of the festion, if it had held with cific language, or even professed a readinds to adopt negociation. He was indeed of opinion, that every year during the continuance of hostilities, we should make an offer of peace to the enemy, provided they should be disposed to remove the original grounds of war. What had displeased him in the language of Ministers was, that shey went to hold out no other termination of the war than the destruction of the present French Government, an object which he believed would never be effected by the scree of arms. New that the majority tion was decided to carry on the war, he was ready to support the

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Every way, indeed, he faw danger, both in adopting negociation and perfifting in hostilities; but if the war was to be carried on at all, he was sensible, from a view of the difficulties of our fituation, and the force of the enemy whom we had to oppose, that it could only be carried on by a large and extended scale of operations. He declared that he had not even a share of a shilling, directly or indirectly, in the loan; he disapproved of any infinuations of corrupt instruction in the management of the transaction: the negociation respecting it, he believed to be strictly honourable in all the parties; and concluded with giving his hearty support to the motion.

Mr. FOX explained, that there had existed times, in which there had been just grounds of jealousy with respect to corrupt influence; and that it became a constitutional duty of every Member to exercise suspicion and vigilance with respect to whatever might have a tendency to introduce so destructive a principle into the House of Commons, or add to the force which it might have already acquired, more especially when the transaction assumed so questionable a shape as the present loan, from the particular time and circumstances in which it was brought forward.

Mr. Chancellor PITT flated, that he regretted the difference of opinion which, on a former night, had taken place between himfelf and an honourable gentleman (Mr. S. Thornton), who had on this occasion stated the grounds of that difference in a way very honourable to himself, and very fair to the Public. The honourable gentleman confidered it as a proper measure to offer peace, even with a view to carrying on the war; he must own, that under the present circumstances he entertained the directly contrary opinion. At the same time the honourable gentleman had given an example to those who had supported the Amendment from similar views, by shewing his determination to strengthen the hands of the Executive Government, and to countenance every measure that might give cffect to the exertions of the country. With respect to the Austrian Jean, he had no helitation to discuss the expediency of such a step with any Member who was defirous that the operation of the war thould be vigorously and effectually carried on. But, though he had no objection to discuss that measure separately, it must necessiaarily form a part of his budget, as, in the detail which he should then submit to the House, he should be obliged to look to the alternative of fuch a fum to be granted to the Emperor, and to make a fuitable provision, if the treaty should be carried into effect. He should, in all probability, bring forward his budget on Wednesday the 21st instant. He could not blame any Member for looking with jealoufy and fuspicion to any measure that might, in his opiinion, have a tendency to increase the means of corrupt influence; but he defied any one to point out a fingle step that had been taken, in the negociation respecting the loan, that had any such tendency. For his own part, he knew not the persons who might have shares in the loan. But how could fuch a circumstance induce the proprietors to support the continuance of the war, from the prospect of advantage, when, on the contrary, every rumour of peace, however flight or unfounded, was found to have the effect of railing the price? He had been induced to concert the terms of the loans fo much fooner than ufual, because, before he could make any specific proposal to the I-mperor, it was necessary to ascertain what effect the loan granted to him might have on the loan requisite for the Government of this country, and this could only be done by a provifional bargain, as in the prefent instance, afterwards to be submitted to Parliament. The gentlemen in Opposition ought to give them credit for believing that the co operation of the Emperor was necessary; and if so, was it desirable to meet Parliament, without stating what force they should have to bring against the enemy? He had acted on the conviction that the co-operation was necessary, and would be read, to argue it when the proper time arrived.

Mr. WILBERFORCE faid, he thought it necessary, from what he had faid the preeeding evening being mifreprefented, to flate again, that though he did not tay that all endeavours would be fruitlefs, for he rather thought they would not; but supposing they would, yet he thought they would have the effect of making it appear we had justice on our side. He did not chuse to give a decided opin on on the present occasion, but the inclination of his mind was to vote for the fupply; for as the House of Commens had entered into a refolution for currying it on, the question then was, not whether we should go on with the war, that was determined in the affirmative, but whether we should have a vigorcus or languid war, and in that view of the fubject, he felt himfelf bound to grant large fupplies; this he did, because the House was determined to carry. on the war, not because he himself wished the war to continue, but because he could not prevent it; and he must again protest, that the more he thought upon the fubject, the more he was convinced of the necessity of peace on the part of this country.

Mr. DUNCOMBE fliortly expressed his concurrence in the feetiments of the last honourable speaker, as to his approbation of ace.

Mr. FOX retained his fentiments as to the danger of corrupt influence, and the necessity there was for viewing all these things with a jealous and watchful eye. With regard to the question of

supply now before the Committee, he agreed that a supply must be had, and perhaps he might be of opinion that it ought to be granted to the extent proposed; but that was nothing to the application of it, or of the jealousy of the House as to the influence to be created by it. He took notice of the observation of the Chancellor of the Exchequer on the effect which the rumour of peace always had to raife the price of flock, and thereby render the loan more advantageous to the proprietors; but he affeed how this argument applied with respect to the Imperial loan, which depended on the supposition that the war was to be continued, and which was a measure entirely without any prospect of peace. He agreed that this war, if it must be continued, should be a war of great vigour; but then as to the nature of that vigour, he might think the ful fidy to the Emperor a thing entirely ufclefs, and the whole for millions to be paid for nothing; because though the Emperor himself might co-operate, yet the Electors were for peace; and he was I clides nooft firmly of opinion that the whole of our visour ought to be in the may, and if there was a place in this island, in which it was possible to build a ship, and a ship not built; if there was one man employed in the army; who could be of any fervice in the navy; if one shilling was befrowed to purchase any thing for the army, which might be laid out for the navy; then Ministers were proceeding upon a system, which, if followed much longer, would terminate in utter and intetrievable ruin. It was for the navy that the whole extent of our supply, be it ever fo large, ought to be employed.

Mr. BARHAM also agreed that the supply should be a large one if the war was to be carried on, but he thought we ought to nego-

ciate for a peace.

Mr. MARTIN expressed his most hearty concurrence in the fentiments of Mr. Fox with regard to the navy. He deplored the hardships to which the inhabitants of that part of Europe which had so long been the seat of war, were exposed; he saw no reason why, on our part, the whole contest should not be confined to naval exertions.

Sir WILLIAM MILNER wished for a negociation for peace.

Ministers had declared that the subversion of the Government of France, and the re-cstablishment of the Monarchy, was their object.

The King's speech had confirmed the intentions of their not treating with the Republic. He dreaded the effect of sending six millions to the Emperor; he was asraid it would be less that this country to an alarming degree; it would not only be difficult to raise money by way of mortgage on estates, but soon impossible even to sell them. He was lately with an eminent Solicitor.

who told him that he had clients who wanted to mortgage effaces to the value of a million of money; but that if this loan to the Emperor took place, he should not be able to raise any of it.

Mr. Chancellor PITT took an opportunity of faying what he intended to be understood as his fentiments with regard to the Government of France, and as to what fort of Government he thought safe for us to treat with, and what he trusted he had said on a former night. He did not say that it would be impossible for us to treat with France in the form of a Republic, but that, under all the existing circumstances, it was not safe for us to treat with them, and that our pressure was not so great as to call for such a peace as we had reason to expect they would offer. He said that he thought a Monarchical form that with which we could treat with most safety; it was not impossible that a Republican form might be such as to be able to give security to us for the continuance of peace, and that we might possibly treat with such a Government, but he did not think it likely.

Mr. FOX full, it was necessary for him and the right honourable gentleman to understand one another. He always understood the Minister to fay, that it could not be fafe for this country to treat with the Republican form of Government in France, and that we never ought to think of it but in case of extreme necessity; but now he faid, he did not mean to fay that no Republican Government should be treated with, for he said, there might be a Republican Government which we might treat with; it was almost a pity to put fuch a consider in the argument, because it created confufion, for now it was to be qualified with the words " under the present circumstances;" this was doing away the effect of the King's Speech, because it devended merely on the time, and not on the form of Governm at, as thus explained by the Minister. Here Mr. Fox defined that part of the Speech, to which this argument referred, to be read, which being done, Mr. Fox begged an explanation.

Mr. Chancellor PITT faid, it was a little hard to flate nicely all the fludes of diffinction. The nature of every opinion, with respect to the conduct most proper to be pursued, must necessarily depend upon a comparison of circumstances; his opinion was, that with the present Government, under the present existing circumstances, there could be no certainty, or security, and therefore no faster in treating; there might be a change in part, so as to alter the case. But he had no difficulty in saying freely, there must be great change in one country or the other, or both, before he should think it proper to negociate or treat. The difficulty on our part,

must be much greater than it is, and their aspect must be much more formidable towards us, than at present, before any treaty with them ought to be thought of by us.

Mr. FOX faid, then the question would turn entirely as to what alteration there might be in the circumstances of the two countries, and particularly in the form of the French Government. He thought he understood the right honourable gentleman, and he hoped some knoourable member, fitter for it than himself, would make a motion on the subject, for in his opinion they were now fairly at issue.

Mr. JOLLIFFE faid, he was anxious for peace; and if any specific motion was made on proper grounds, he should not oppose it.

Mr. SHERIDAN rose again—He had heard many things asferted in the course of the debate, which he thought open to a ready answer from the meanest understanding, but having troubled the Committee to often, he had remained filent. There had however arisen a new circumstance. The answer given by the Chancellor of the Exchequer to the doubts of a worthy Baronet (Sir William Milner), had caused a discussion of the utmost importance. thing could be of more importance than to afcertain from the mouth of the Minister, an explicit declaration of the real causes and objects of the war. His right honourable friend (Mr. Fox) had faid, that he had understood him on this subject-Conscious of the superior quickness of intellect which his right honourable friend possessed, he had no doubt but that his right honourable friend had comprehended his meaning; but for himself he must plainly say, that after conftantly watching the Minister on this subject, he had uniformly found him giving an apparently plain opinion; and then, when pressed for a little explanation, cloathing that opinion in such a multiplicity of words, that in proportion as he professed himself to be intelligible, he had found him utterly obscure. The point now to be afcertained was, What was the prospect of the Minister's prefent deliberate declaration as to the object of the war? Mr. Sheridan quoted all Mr. Pitt's different declarations and explanations on this subject, which he shewed went to establish these points—1st, that no treaty could be had with the present Government of France -then, that no negociation could be entered into with them till a Government of our choice was imposed upon them—or until we were juffified in treating with them, by being wholly fubdued and completely at their mercy. In thort, he would put Mr. Pitt's decharations, which had been detailed in many fentences, in a very few words-The present Ministers would give peace to England whenever we should conquer France, or whenever France should conquer us—it was a declaration of infanity; and if the House of



Commons or the country supported him after this declaration, they must be as mad as the manne that deluded them.

The Resolution, that a furply be granted to His Majesty, was then put and carried, and the report was ordered to be received to-morrow.

Mr. SPEAKER reported to the House, that the House attended His Majesty yesterday, with their Address; to which His Majesty was pleafed to give this most gracious Answer:

Gentlemen,

I return you my most cordial thanks for this loyal and dutiful Address. and for the affectionate fentiments which you express on the approaching marriage of my fon the Prince of Wales.

The affurances of your continued and zealous support in the important contest in which we are engaged afford me the greatest satisfaction. Your firmness and persoverance, and the spirit and exertions of my people. can alone lead to a successful and I mourable termination of the war. and to the firm establishment of general tranquillity.

Saturday, 3d January.

The Resolution of the Committee of the whole House, to grant a fupply to His Majesty, was reported and agreed to.

The following accounts, by His Majesty's command, were prefented by Mr. Rofe, viz.

An account of all additions which have been made to the annual charge of the public debt.

An account of the nett produce of the additional duties on horses and carriages, from the 5th of July 1789, and also an account of the nett income of the tax of ten per cent, charged open the addled tixes by an act of 31st Geo. III. for one year, from Oct. 10, 1794, to Oct. 10,

An account of the additional duties 1780, on newforpers, advertifements, cards, dice, legacies, and probates of wills, for the lame time.

An account of the nett produce of the daties on British spuits, and on foreign spirits, granted in the year 1,71, for the same time.

An account of the nett produce of the duties on fugar, for one year, for the same time.

An account of the nett produce of the duties on additional game certificates, for the fame time.

An account of the nett produce of the duties on bills and receipts, for the same time.

An account of the nett produce of the duties on British spirits, granted

anno 204, to the 10th of October the faine year.

An account of the nett produce of the flamp duty on indentures of clerk to attornies and solicitors, 1794, to the 10th of October the same Vol. XL.

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An account of the nett produce of the additional duties on bricks and tiles, from the 28th of March to the 10th of October, 1794.

An account of the nett produce of the duty on paper, from the 28th.

of March to the 1 th of October, 1794.

An account of the nett produce of the duties on glass, from the 17th of April to the 10th of O'tober, 1794.

An account of the nett produce of the duties on flates, stones, and

marble, from the 5th of July to the 10th of October, 1794.

An account of the nett produce of the duties on distilleries, and licences granted to distillers in Scotland, from the 5th of April to the 10th of October, 1794, made perpetual 5th of April, 1794.

The titles of all these accounts were read, and ordered to be laid on the talle.

Mr. Rose also presented—

An account of the total produce of the customs, excise, stamps, and incidents for one year.

An account of the total produce of the duties of cu loms in England

and Scotland, for the four quarters, en ling Oct. 10, 1794.

An account of the total produce of the exerte n Lingland and Scotland, for the four quarters, ending at the fine time.

The following accounts were ordered:

Ordinary of the navy, extraordinary of the man, grands, and garrifons, ordinance land fervices reduced officers. On the contepent oners, fervices incurred not provided tor, disposition of grant, and navy debt.

An Address to be presented to His Mujesty by Prive Counfellors, that His Majesty be pleased to give orders to the proper officers to lay the last-above several accounts before the House.

Account of the amount of Exchanger bills made out by virtue of an act of last tession for rusing a certain turn thereby.

An account of the total produce of the revenue on stimps in England

and Scotland, for the four quarters, ending the fame time.

An account of the total produce paid into the Excheques, under the head incidents, for the four quarters, ending at the same tim.

The titles were read, and the accounts ordered to he on the table.

Also an account of the amount of the further Excheques bills.

And an account of the amount of Exchequer bills made forth in purfu mee of an act of the last session of Parliament, for enabling His Majesty to raise the sum of 3,500,000l.

Mr. Hobart brought up the Resolution of the Committee of Supply, which was agreed to nemine contradicente.

Mr. ROSE moved, that the House do resolve uself into *Committee of Supply on Monday next.

'- The House adjourned.

Monday, 5th January.

Lord Viscount PARKER reported to the House, that their Address of Saturday last (that His Majesty would be graciously pleased to give directions to the proper officers, that the estimates, lists, and accounts, therein mentioned, might be laid before this House) had been presented to His Majesty; and that His Majesty had commanded him to acquaint this House, that he will give directions accordingly.

Ordered, That the order of the day, for the House to resolve itself into a Committee of the whole House, to consider of the Supply granted to His Majesty, be now read.

And the faid order being read accordingly;

Ordered, That the account of the amount of the Exchequer bills, made out by virtue of an act, passed in the last session of Parliament, intituled, "An act for raising a certain sum of money, by loans or Exchequer bills, for the service of the year one thousand seven hundred and ninety-four," be referred to the said Committee.

Ordered, That the account of the amount of the Exchequer bills, made out by virtue of an act, passed in the last session of Parliament, intituled, "An act for raising a further sum of money, by loans or Exchequer bills, for the service of the year one thousand seven hundred and ninety-four," be referred to the said Committee.

Ordered, That the account of the amount of the Exchequer bills, made forth in pursuance of an act, passed in the last session of Parliament, intituled, "An act for enabling His Majesty to raise the sum of two millions sive hundred thousand pounds, for the uses and purposes therein mentioned," be referred to the said Committee.

Then the House resolved itself into the said Committee; and, after some time spent therein, Mr. Speaker resumed the chair; and Mr. Hobart reported from the Committee, that they had come to several resolutions, which they had directed him to report, when the House will please to receive the same.

Ordered, That the report be received to-morrow morning.

Mr. JEKYLL faid, he wished to ask a question of an honourable gentleman, whom he saw in his place, upon a subject of the gentlest importance. Upon an answer being given, would depend whether he should make any motion or not. Since the subsidy to the Emperor of Germany was so soon to be discussed in the House, it was peculiarly necessary for them to inquire into the nature of the reliance we could place on our allies as soon as possible; he thought no period so fit as the present to obtain an account of the

fums disbursed to the King of Prussia when the last installment had been advanced, whether any had been paid since the King of Prussia had turned his arms against Poland, and what number of troops had co-operated with ours since the commencement of the subsidy.

Mr. Chancellor PITT faid, the last instalment was made in the month of September last.

Mr. JEKYL wished to know what the amount was in all of money given to the King of Pruffia?

Mr. Chancellor PITT faid, he had not the least objection to the accounts on that subject being laid on the table of the House. The amount of the whole sum which had been sent to his Prussian Majesty from this country amounted to twelve hundred thousand pounds.

Mr. GREY observed, that as gentlemen were about to leave town for a short time, in order to attend their public duty in various parts of the country, he wished to deser for a while, a motion which he intended to make. As the fubject was of great importance, he thought it was proper, at the time he gave redice of it, to state precisely what the motion was. It related to what had partly been already before the House. He was one of these who thought, that propofals for peace tright, at this time, be made with advantage to this country; the Minister had declared himself to be of a contrary opinion. He thought he underflood the right honourable gentleman, at last, upon that subject-He believed him to fay in effect this, "That the form of Government in France, with which this country could with the greatest fasety, and advantage, treat and negociate, was that of a monarchical form, established on something like the old form of the Constitution of that country—That he could conceive, however, intermediate circumstances, in which it might be prudent for us even to treat with a Republican form of Government in that country, but that under the present circumstances we could not, consistently with the dignity of the Crown, or the fafety of the country, negociate with the present Government of France. Now he, for one, was well perfuaded that we could, confistently with the dignity of the Crown, and the fafety of the Public, enter at this time into negociation, and he wished to bring on the discussion of that subject, and therefore he now gave notice, that on the 20th of this morth, he should move "That it is the opinion of that House, that he existence of the present Government of France ought not to be confidered as precluding a negociation for peace." These were the words of the motion, as he intended to make it; if there was any Member in the House who thought that the same idea might

be better expressed, he should be glad now to hear what was to be said up on that point, if not, he should bring it forward as it stood.

Mr. Chancellor PITT faid, he should not attempt to discuss the subject now, because another season would arrive for that purpose; he wished it to be understood, however, that he wished the matter to be discussed fully, fairly and freely, whether from the internal situation of France, it would be wise, discreet, or prudent, on the part of this country, to enter into any negociation at this time.

Mr. SHERIDAN then alluded to the City Militia bill. observed, that the bill was hurried through the House with unexampled and indecent precipitancy, and when he opposed it as an infringement of the chartered rights of the citizens of London, he was told he was interfering in a matter for which the citizens of London would not be obliged to him, for that they had confidered the principle of the bill and approved of it. The fact, however, was the reverse, the citizens had not then an opportunity of understanding the bill completely, and when they did understand it, they disapproved of it highly. It was not his view to catch at temporary popularity, by affecting to feel for the rights of perfons, for whom he. had no real concern; the truth was, that he confidered the bill in quedica as a gross violation of the rights of a very respectable body of men, whom it was the common duty of all the members of that House to esteem and respect—But to shew that he had no defire of ' thrusting himself forward in this business, he would decline it altogether, it he should find that the Members for the city were disposed to do their duty to their conflituents upon the subject. What he wished to know at this moment was, Whether it was the intention of these henourable gentlemen to bring forward a motion for the repeal of the City Militia bill, or to propose some regulation of it?" He defired an answer to that question.

Mr. Alderman CURTIS faid, that a Committee had been appointed in the city to examine into this fubject, and they had not yet made their report, and, therefore, he could not give all the information he could wish. But with regard to the principle of the bill, he would venture to say that it was approved of by a large majority of the Citizens of London. This he collected from the meetings which had taken place upon this subject.

Mr. Alderman ANDERSON faid, that many attempts had been made to impose on the understandings of the Citizens of London upon this subject, but they would not swallow the posson, however palatable the dose was made up; the majority of the citizens were decidedly in favour of the bill. He observed that Mr. Sheri-

dan had faid the Members for London were not prefert on Friday, Mr. Anderson said he was in the House at a quarter of an hour after four o'clock, and he begged leave to say he attended the House, he believed, as frequently as any Member did, and he trusted that none of these reflections would be thrown out again. He understood the honourable gentleman had said, in the hearing of some persons, that he should have some observations to make to-day, if the Members for the city attended their duty.

Mr. SHERIDAN faid, that he did not wish to dispute with the honourable Member, whether or not the avocations which he had to fill, were, or were not, of a nature superior to the attendance of his duty in Parliament. He did not, he faid, make a merit of his own attendance, as he conceived that every man who aspired to a feat in that House, must at least know that attendance was a part With regard to his having promifed to make fome of his duty. observations upon this subject to-day, in the hearing of any body in that House, he certainly did not make that promise in the hearing of any body, for he did not make it at all. As to the popularity of the bill, the gentlemen who had afferted that, would do well to revise that opinion; he infished the bill was diffelished; a proof of which was, they had fulpended it, and not afted upon it; and in the populous Ward of Farringdon they had bound their Common Council to endeavour by all means to get it repealed.

Mr. Alderman LE MESURIER contended, that if the voice of the citizens were properly and fairly collected, they would be found greatly in favour of the bill. It did not, he faid, originate in any of the persons in the interest of administration, nor had he for one any share in framing it. When the plan of a voluntary subscription, universal throughout the country, was proposed in London, some gentlemen, adverse to the politics of the ruling Ministry, thought it would be better to regulate their own militia, so as to put it on as good and respectable a sooting as would supersed the necessity of adopting the measures of the Ministers. The plan was afterwards drawn out, and generally received with merited approbation, but that perhaps the honourable gentleman, who insisted on the contrary, did not know this, for the citizens of London were not in the habit of publishing their proceedings in Republican newspapers.

Mr. FOX faid he had a motion to make, which was not uninitial on fimilar occasions, if a fimilar occasion to the present could be recollected in the history of this country. In a short time the Minister was to call for a loan, unexampled in point of magnitude, as well as under peculiar circumstances, a large part of which was intended to be for the affishance of a foreign Prince. On the day previous to the discussion of that subject, an honourable friend of his (Mr. Grey) was to bring forward a very important motion. Now under the present alarming aspect of our affairs, they could not proceed with too much solemnity, and therefore he should now move that the House be called over on the 20th of this month.

The question was put and carried, to which was added the usual order in such cases—that such Members as do not answer to the call be taken into the custody of the Serjeant at Arms.

Mr. JEKYL observed, that as the Minister had not given him an answer to the latter part of his question, relative to our subsidy to the King of Prassia, he should be obliged to make a motion, which he did to the following effect: "That there he laid before the House an account of the money issued and received by the King of Prussia, and what time the installments were made, in consequence of a treaty entered into between him and His Majesty, in the month of April 1794; together with an account of the number of troops which have been employed in concert with His Majesty's troops in pursuance of the said treaty."

Mr. Chancellor PIT I' faid, he did not mean to object to the account of the inftallments; the amount of the whole he had flated already to be twelve hundred thousand pounds; but as to the number of troops employed by the King of Prussia in concert with His Maje'ty's troops, it was such as he could not affent to, because Government had received no official returns of their number.

M. FOX confidered this-conduct as more dangerous and alarming than any that had occurred fince the beginning of the war. He infifted that had fuch an observation been used in the House when the treaty was under discussion, it would have been impossible for them, confifently with their duty, to have agreed to it. In contracting with his Pruffian Majesty for the payment of these sums, it was flipulated on his part, that he should furnish a certain number of troops to co-operate with those of the allies, and though their ardour for military glory was given among t the r afons for leaving the army under the command of Prussian officers, yet it was understood that it was to receive its direction in a great degree, from committaries fent by Great Britain and the United Provinces, to fuperintend its operations. What the use of such commissioners could be he was yet to learn, unless it was a part of their duty to fee that the agreements entered into with the two subsidizing powers should be duly executed. He did nor know how this queflion could become a subject of delate in the Horde, unless they had that necessary information. Until that was obtained they must



be equally at a loss to know why the instalments had been suspended in the month of September, and why they were continued so long? When the extravagance of the terms was formerly objected to, a distinction was taken between this and the other treaties to which it was compared; because, without some such distinction, it would appear twenty times more disavantageous than any other treaty which the country had ever made. In the debate of a former night, the dereliction of some of our allies was stated as one great cause of the reverses of the war; and yet it should seem that we were still to pay the King of Prussia for that conduct which was productive of our disappointments.

Mr. Chancellor PITT confidered the words "twenty times more difavantageous" as random inconfiderate language, when a reference was made to the fubfidiary treaty by which, in the war before last, we granted to the late King of Prussia 670,000l. in a year. Yet in that we had no stipulation whatever that the command should either be given to British officers, or that it should be applied in any way to our particular advantage. He could not, therefore, well account for the inaccuracy of counting 670,000l. as only a twentieth part of 1,800,000l. which the King of Prussia was to have received by the late treaty had the instalments been continued. He was far, however, from being ready to affert that the stipulations of the treaty had been fulfilled by his Prussian Majefty in a manner fatisfactory to this country, or with all the advantage that we had reason to expect. But that the application of his arms was of no fmall advantage, notwithstanding, in the course of the campaign, he would certainly contend for. He also maintained that the British Ministers had acted wisely in having advised the treaty: that they also acted for the best, in continuing the instalments up to last September; and that the cause of the allies was more benefited by the manner in which the Pruffians were employed, than it would have been if we had faved the money. no regular returns of the Pruffian troops had been transmitted officially to this country in the fame manner as monthly returns were made of our own force, was by no means faying that the commiffaries had neglected to fend any account whatever; fuch as had been transmitted should be laid before the House; but that the treaty contained no stipulations for our receiving regular official returns, was a circumstance as open to Mr. Fox's observation when it was formally discussed as it was at present. Yet, at that time no fuch observation had been made by him. He concluded with moving, by way of amendment to this motion, that the words, "together, an account of the number of troops which have been emi ployed concert with His Majesty's troops, pursuance of the faid treaty," be left out.

Mr. FOX observed that the calculation he had hastily made was too high when he stated this treaty to be more to our disavantage, than others in the proportion of 20 to 1; but it was not less, after all, than 15 to 1. By the treaty with the late King of Prussia, there were 150,000 men allowed for 670,000l., and in the treaty with the King of Sardinia, 50,000 men were subfidived for 200,000l., fo that the three-fifths of the present treaty were as 120,000 men, and bear the exact proport on of one to fifteen. That, faid Mr. Fox, is the calculation, and I beg pardon for my former incorrectness. He then observed that it was now too late to recall the 1,200,000l. and as it appeared needflary to have fome excuse for having paid that fum, the success of these foreign mercenaries was talked of, when the whole feries of the campaign confifted of difaster and difgrace. Mr. Fox thought it particularly hard for the country that the goods should not be remitted when the money was paid. The Minister was pleased to say he had general information upon the fubject; would be condefeend to convey to the House a little of that general information? if he did, it would then be a question for the House to consider what ought to be their conduct upon such a subject; and in judging of that, they ought to reflect that they were the guardians of the public purfe, and ought not to fuffer the public treasure to be thus wantenly wasted. He concluded with faving that this business, in the present stage of it, was so extraordinary and alarming, that he should think he did not do his duty if he did not take the fense of the House upon the fubject.

Mr. WINDHAM found the right honourable gentleman had deemed it necessary to eke out his argument with a mis-statement. When his right honourable friend mentioned the fuccess derived from the affiftance of these subfidiaries, he was perfectly confistent, although their endeavours had been attended with difaster; for, fuch was the connexion the one had with the other, that when they acted up to fuccess, and if they failed unitedly, the failure would have been much greater without such assistance. The failure was of a different fort to that of which the complaint was made. If the failure proceeded from a deficiency of number, according to the stipulation, then blame was to be attached; but if it proceeded from lifuation and from circumstance, or any other remote cause, the treaty was successful as far as their assistance tended; and though much more might have been hoped for, there was nothing ffrther to be required. There was then no real opposition between Vol. XL.

the two questions, that the efforts of our allies had been beneficial; and that our failure had been caused by their dereliction: the latter, indeed, prove the former to be true; for it appeared that the treaty, while acted up to, had produced the desired success, but when our allies ceased to act conformably to it, then our failure commenced. There was a misrepresentation in stating that Mr. Pitt had afferted he had no information at all; he had merely stated he had nothing but general information, which was not sufficient to lay before the House. The stoppage of payment in September, certainly tended to shew that we had the controul contended for by administration over the Prussian forces.

Mr. Fox did not think that any person, except a gentleman of such acute reasoning as Mr. Windham, could have made a division in the disasters of the war.

Mr. THOMPSON faid, as he found the Prussian troops had been instrumental in the successes of last campaign, it might be proper to move for an account of the men which the King of Prussia employed in the reduction of the French West India Islands.

Mr. JEKYLL wished that the Minister would at least consent to have copies of the correspondence in which he received his intelligence, laid before the House.

After a few more observations, Mr. Fox persisting to oppose the Minister's amendment, the House divided, when the amendment was carried, the numbers being

For it, 110; against it, 33. Majority, 77.

Mr. SHERIDAN faid, that in addressing the House upon a subject of the most important consideration, he by no means wished to mix his own opinions with what he should lay before them, but fimply to bring forward what was the real flate of facts. He was perfectly well aware, that in the prefent calamitous fituation of the country, it might have been expected that he should direct their attention to the war rather than to any other topic, and, that to bring forward another subject, might appear to have a tendency to divert their attention from that which was the principal object of discussion. He was also aware, that there was fomething risqued by the motion which he was now to fubmit to the House, as it probably would not meet with the concurrence of all those who, on the first night of the fession, had expressed their disapprobation of the war, and that now while an appearance of strength was gathering to the party in opposition to the present war, the effect might be to produce a degree of public discouragement, and to diminish the hopes that were entertained of bringing it to a speedy conclusion. But there were some questions of effential and deep importance, which no

ground of expedience, no confideration of a nature merely temporary, should induce him to forego. Such was the question which he should to-night bring forward. The original opposers of the war, who had encountered fo much unpopularity at its outfet would fland on the fame ground on the prefent occasion, in supporting the principles which they had uniformly avowed, whatever they might hazard by the discussion with respect to the appearance of the strength of their party. Those who had joined them in the opposition to war would confider how far it was incumbent upon them to support the fame principles. But he should affirm that the prefent was the very first question which those who wished for peace were bound to fupport. The first consideration which had been held out by the Chancellor of the Exchequer, with respect to the necessity of the war, was the internal fituation of the country. A view of that fituation was certainly in every respect the most important. Whether we now looked to the continuence of the war or to the event of peace, it was of confequence to aftertain whether the fubjects of this country were a funted by a loyal attachment to the King, and an unfluken zeal for the Conflitation, or were under the influence of opposite fentiments. The right honourable gentleman (Mr. Pitt) had asked, if we should make peace, What would be the confequence of the inundation of French principles into this country? He, for one, did not dread the confequence. But the right honourable gentleman had rightly taken his ground, if he supposed the people of England actuated by feditious and treasonable sentiments, and ready on the first opportunity to facrifice all the bleffings which they enjoyed from the admirable form of their Constitution, and madly to deftroy themselves. This was the point on which he was prepared to meet him. The question was not whether the Habeas Corpus should remain suspended till February, though an honourable gentleman (Mr. Dundas) had thought proper to declare, by anticipation, that in the present situation of things, he should be of opinion that the suspension ought to be renewed; if he, (Mr. Sheridan) thought that there remained no ground for suspending it, no confideration of the shortness of time would induce him to withdraw his metion, he would fay, with the father of the right honourable gentleman (the Earl of Chatham,) who, when he was asked whether he would submit to a tyranny of forty days, answered, No; he would not confent that the people of England should be fettered and shackled even for an hour: but the question now was, Whether the Habeas Corpus should remain suspended for ever? Another confideration connected with his motion, was, Whether the reverence and respect for the decisions of juries, so

intimately interwoven with the principles of the British Constitution, and hitherto fo facredly observed, should, or should not be cradicated from the minds of the people of England? In conducting the prefent discussion, he should argue from circumstances as they really existed. He would appeal to the gentlemen on the other fide, with respect to the situation in which this country was now placed; and he would ask them. Whether they would not accept of the compromife, that the fentiments, numbers and force of the focieties, who had been held up as dangerous to the Constitution, should remain exactly as they were at prefent? But there was no fituation of things in which those gentlemen were not provided with an answer. If it was urged that the defigns of those societies had been checked, they would ask, Whether they ought to withdraw the fecurity at the moment they had faceceded in repelling the danger! If the influence of the focieties was faid to be increased, they would contend that the force, which it had been found needlary to oppose to an inferior danger, became still more indispensable when the danger was increased. If they were called upon in a time of war, they would alledge, that was not the proper time to judge of the degree of power to be granted to the Executive Government; if during the interval of peace, they would enlarge upon the necesfity of guarding again't the confequences of an intercourse with the daring Republicans of France. There was no fituation in which they wou'd not be provided with some argument for suspending this chief bulwark of the rights and liberties of Englishmen. The sufpension would be justified, not merely as a guard against the crime of treason; but, according to the new phrase, against any disposition to moral guilt which might be productive of dangers. On fuch pretences would the suspension be justified, and the act itself never again restored? He would remind gentlemen of the grounds on which the fuspension had been voted: the preamble of the act flated, that—" Whereas a traitorous and deteftable conspiracy has been formed for subverting the existing laws and Constitution, and for introducing the fystem of anarchy and confusion which has so fatally prevailed in France," &c.

He now came to facts. Did this traitorous detestable conspiracy exist, if, indeed, it-had ever existed at all? It would be necessary to prove not only that it once existed, but that the same danger still continued: Were they prepared to go to the length of these affertions? He would not shrink from what he had said on a former occasion, that he considered Ministers as the sole sabricators of these piots. What he had then declared from strong surmise and deep suspicion he was now enabled to repeat from the evidence of facts.

He had, at his back, the verdicts of repeated juries, who had negatived the existence of any such plot. But the opinion of juries had been lately treated in fuch a manner, that he was almost asraid to quote their authority: but he would remind a learned gentleman (Sir John Mitford,) that for language much less unconstitutional than he had employed, with respect to the verdicts of these juries, a learned Serjeant had formerly been committed to prison by the Heafe of Commons. That learned gentleman had told them, that the acquital of a jury did not declare the man innocent, it only exempted him from being tried again upon the fame charge. He had always underfood, that it was a maxim of the law of England, that every man was prefumed to be innocent, till he was found guilty. But so far from this being the ease, he was now told, that not even the acquittal of a jury chablished his innocence. or refored him to his former place in feelety. Much firefs was laid upon the decition of a grand jury. He did not reft much upon that, more especially as he understood that some degree of management had been employed in forming that grand jury. Letters were fent round, one of which he now held in his hand, difpenfing with the attendance of some who might otherwise have fat on that grand jury; and fo far as that went, had the effect of packing them-But he could not certainly regard the authority of any grand jury as of much weight, if after the prisoner was put upon his trial, by their finding a bill against him, he was still, by the liberal spirit of the law of England, to be confidered innocent till he was found guilty by a verdict of his peers. An honourable gentleman (Mr. Windham,) had gone even farther than the lewned character to whom he had alluded; he had thrown down the guntlet to his right honourable friend (Mr. Fox). - How far it was prudent or proper in that gentleman to to do, he would not take upon him to determine, efoceially when he recollected that on a former occafion, he had declared that he would not give up the title of his friend till his right honourable friend had first given him a hint for that purpofe. The neighbourhood into which the honourable gentleman had lately got, had, perhaps, impaired his memory. He had not waited for the hint; he had now renounced the title.-Nor was such a hint to be expected from his right honourable friend by those who knew with what strength of attachment he clung to all those of whom he had been accustomed to think favourably, and how unwilling he was to give up any who had once formed claims upon his friendship. Now, however, that the honourable gentleman had voluntarily disclaimed the connection, he had no hesitation to declare that he should henceforth meet him on the ground of

fair and avowed hostility. That honourable gentleman, next to another person, had been the principal instrument of bringing the country into the calamitous fituation in which it was now placed. He trusted that he had abilities to extricate it from the difficulties of that situation. At any rate he knew that he had boldness to wait the responsibility which would ultimately attach to all the authors of the prefent war. Except indeed, there was fomething in the fupport of the war that corrupted and degraded the human heart, he fhould have thought that the honourable gentleman would have been the last of all men to apply to perions acquitted by juries of their country, the opprobrious epithet of acquitted felons. There might have been fome ground for this epithet, if those persons had owed their escape to any flaw in the indictment, or to any deficiency of technical forms; it might then have been urged that they were not entitled by the verdict of a jury to a regeneration of character, and were still to be considered in the light in which the honourable gentleman had placed them, as men branded with guilt and outcasts from fociety. He would not fay that every man acquitted was therefore innocent; there could be no rule of that fort without an exception; a criminal might owe his acquittal to a flaw in the indictment or a failure of the evidence. It had been stated the other night that a person might be charged with murder who had only been guilty of house-breaking, and because he was not found guilty upon the first charge, was he therefore to be considered as a pure and honourable character. But did the men who had lately been acquitted stand in that situation? If there was any case in which the verdict of a jury went completely to establish the innocence of the party accused, it ought to be with respect to the charge of high treason. That charge, it was to be recollected, came with the highest authority, and with a degree of influence which it was difficult for any individual to refift. It was to be recollected too, that with respect to the crime of high treason the country itself was both party and judge, fince he who conspires against the life of the King, conspires at the same time against the peace of the country.

With respect to the charge of levying war, it was possible that the party accused might escape from the incompetency of the evidence; but with respect to the charge of compassing and imagining the King's death, the intention itself constituted the crime; and if the jury had in their own minds a conviction of the criminal intention, and there was sufficient proof of the overt act, they were bound to find their verdict Guilty. Mr. Sheridan said, he would now put it, whether in the course of the late trials, any thing that could have been brought forward against the

prisoners was omitted from any want of time or attention? He had heard, indeed, a learned gentleman (the Solicitor General) fay, that the jury, if they had known all that he did, would have found their Verdict differently. But he conceived that he must have been asleep at the time, otherwise it must be inferred that he had neglected to ftate to the jury all that he knew, and had thereby fhewn himfelf disqualified for the place which he held, a confession which he furely would not wish to make to the gentlemen along with whom he fat, far less to those on the other side. He could not mean that any thing farther had fince come to his knowledge, fince he had himfelf admitted that the effect of those acquittals went to prevent the parties from being again tried on the fame charge. No pains had furely been spared to being those persons to a conviction, if they had been really guilty. A Report of that House was brought forward, containing almost every thing that was afterwards brought out in evidence, and that was followed by the decision of the grand jury. Neither could it be contended that there was any want of time; fome of the persons tried were taken up in May; the six months previous to their trial were employed in collecting and arranging evidence; a task in which many respectable persons, urged by a fense of what they conceived to be their duty to their country, were induced to take an active part. Neither was there any deficiency of legal ability; twelve gentlemen of the greatest professional eminance, whose talents were adequate to any cause, were retained on the fide of the Crown, at an expense of upwards of eight thousand pounds, independently of the bill of the Solicitor to the Treafury. Mr. Sheridan here read the lift of the names of the Counsel for the profecution—the Attorney General, the Solicitor General, Mr. Anstruther, Mr. Serjeant Adair, Mr. Bearcroft, Messrs. Bower, Law, and Garrow, King's Counfel; Mr. Wood, Mr. Baidwin, and Mr. Percival. The Attorney General, continued he, affures me that he exerted his abilities gratuitously; an example which, I trust, will be imitated, and for which I give him credit, though I cannot approve of his doctrines of high treason; doctrines which, if they were once to be admitted, no man could, in my opinion, be fafe; nor yet of the detestable evidence of spies, so much reforted to in the conduct of the profecution. Such an array could only indeed have been encountered by the abilities and eloquence of my honourable friend (Mr. Erskine), who, by his conduct on that occasion, acquired the highest honour, but to whom all professional honour was become superfluous, and therefore he may deem it fortunate that he was affociated with Mr. Gibbs, who deservedly comes in for a share of credit in the transaction. No exertions less vigo-

rous, no abilities less splendid, would have been sufficient to withstand the weight of authority and of evidence with which it was attempted to crush and overwhelm the prisoners. But perhaps the gentlemen engaged in the profecution will contend that they did not bring a fufficient number of witnesses; that they were willing to spare the trouble of persons engaged in different occupations, and residing in distant parts of the country. How far this is the case, faid Mr. Sheridan, will appear from a paper which I shall now read, the lift of the witnesses summoned in the case of Mr. Jovee, who was never tried. Here Mr. Sheridan read an abstract of the list; it consisted of 22 persons from the Secretary of State's Office, and understrappers; 45 Jailors, Justices, and Constables; 23 people in prison; 28 Lawyers and Lawvers' clerks; 17 Scotchmen, who never faw Mr. Joyce; 13 Printers and Bookfellers; 49 common infermers, &c. amounting, in all, to 207 witnesses]-There was one circumftance to be noticed; many of those who were brought forward to give evidence, were kept in prison for a confiderable time, till they were wanted for that purpose; there they were cooped up, half witneffes and half principals, till the day of trial; and yet, to the men who had been placed in this fituation, many of whom had loft their bufiness, and been burt in their character, not the finallest compensation had been given; he would not fav, because they had failed in giving an evidence which might have been favourable to the views of the profecution; fome of them had been fent back to Sheffield, with three pounds to defray their expences. With regard to the manner in which the proceedings had been conducted, at least no labour had been spared. The first fpeech on the trials took up no lefs a fpace than nine hours. Had he been in the fituation of a juryman, the very circumitance of an Attorney General taking nine hours to tell him of an overt act of high treason, would have been a reason why he should have given as his opinion, that he could not believe it, and that it could not possibly be true. The whole procedure on the profecution, was a piece of delicate clock-work, a fort of filligree net, too flight to hold a robust traitor, and yet so contrived as to let all the lesser cases of libel and fedition escape. The very intricacy and labour of the proceeding was, to his mind, the most fatisfactory testimony that the case could not be supported on the grounds of substantial evidence and conflicational principles. If he was asked, Did there not appear, from these trials, instances of sedition? He had no hesitation to say, that they exhibited inflances of many grofs and feandalous libels. He was ready to admit that there were in the Societies mischievous men intent on mischievous purposes. There were others actuated



by enthusiasm, whom he could not consider in the same light, because it was that fort of enthusiasm which had actuated men of the purest minds. As to the phrases Convention, &c., in which they had affected an imitation and approbation of the proceedings of the French, the worst that could be said of them was, that they were contemptibly foolish.

He had attended the trials, he faid, from a principle of duty. -He was of opinion that every man who loved the Constitution, and who thought that it was endangered by false alarms, would feel it incumbent on fuch an occasion to attend trials which he confidered as originating from ministerial artifice; and to watch the condust of the Crown lawyers, and of the judges, in order to avert those calamicies from the country, in which, at former times, it had been involved, to prevent that most dreadful of all wars—a war of plots and conspiracies; wars in which the purest blood had been shed by the most destructive of all weapons, the perjured tongues of spies and informers. That there was no real danger appeared from the declaration of the Chief Justice Eyre, who, in fumming up on one of the trials, flated, that it was an oftentatious and boatting conspiracy, and that it was much in favour of the accused, that they had neither men, money, nor zeal to effect the purposes with which they were charged. On the first trial one pike was produced; that was afterwards withdrawn from mere shame. A formidable instrument was talked of to be employed against the cavalry; it appeared upon evidence to be a te-totum in a window at Sheffield. There was a camp in a back shop, an arfenal provided with nine mufkets, and an exchequer containing nine pounds and one bad shilling; all to be directed against the whole armed force and established Government of Great Britain. Mr. Sheridan faid, that he, in the first instance, had shewn the most oblinute incredulity with respect to all the rumours of a plot. He endeavoured to call to mind whether the prefent Ministry had, in any former inflance, availed themselves of a similar artisice. He recollected that in the year 1783, at the period when the coalition took place, they reprefented those who were engaged in that measure as setting up a fourth party in the State, as wishing to supercede the authority of the King, and to destroy the Constitution. and had actually perfuaded many well-meaning people at the time to be of that opinion, and to regard the authors of the measure as enemics to their country, whose destruction was necessary for the preservation of the established Government. He recollected too, that the very men who had fet up the coalition were now in the Cabinet, and that the charge brought against them must therefore Vol. XL.

have been falle, and an instance of successful deception. He was inore confirmed in his perfuaiion of the trick when he looked to the conduct of the right honourable gentleman (Mr. Pitt) who had adopted the policy of keeping open the door of reform, that he might get himself out by it, and whose system it had uniformly been on that question, to do just as much as might nourish hope, and yet discourage effort. He recollected that the Society of the Friends of the People had been inflituted by one whom he could name only to honour, that it originally confifted of a hundred persons, of whose characters it would not become him to speak, since he himfelf had the honour to be one of the number. That Society had at its first formation been represented as more pernicious than any of the others; they had been held out both in that and in the other House as men, whose existence was incompatible with the safety of the Constitution. Their first institution had been followed by a Royal proclamation, in order to fecure the country from the infection of their principles. In what light had that Society been held out on the late trials? That very Society had been represented as the faviours of the country, as the standards of political orthodoxy, and it had been represented as the blackest aggravation of the guilt of other Societies, that they had not suffered themselves to be guided by them, that they had not implicitly adopted their principles, or concurred in their proceedings. This he could not help regarding as the fecond instance of successful deception. The proclamation afterwards iffued previous to the calling out of the militia, and the attembling of Parliament put into the mouth of His Majesty an expression which was not true, namely, that there existed insurrections in the country. It might be urged that at that time there was great appearance of danger, and that it was better to prevent the meditated mischief than to wait for its arrival. In such a case Ministers too would have done better to have taken the responsibility to themselves, and applied to Parliament for a Bill of Indemnity. He had on a former occasion taken notice of all the arts which were at that time employed to propagate alarm; of the Duke of Richmond throwing himself into the Tower in the middle of the night; of the mail-coach being retarded, and carrying with it the most dismal reports of the state of the metropolis, so that every person who arrived in a post-chaise expected to find that all London was in a flame. He had then furmifed that all this was the effect of mere political artifice; he now found his suspicion confirmed by facts. During the course of the trials, he had heard the evidence of the wies of Government, no part of which went to fanction the alarm which had been so industriously propagated. It followed therefore,

either that Ministers were deceived by their own spies, and had thereby shewed themselves unfit for the situation which they held, or that they had acted upon an alarm, which they did not feel, to answer the infamous purposes of their own ambition, and to-delude the people into a wicked and a ruinous war. At the time every body delmitted that the measures of Ministry were extraordinary; but formething they faid must come out. Papers notoriously in the pay of Ministers, even took upon them to mention the particulars of the plot, and to name the persons concerned. He had then moved for a Committee of the House to enquire into the subject: his motion was negatived because Ministers knew that no such plot had If a Government wanted a plot, plots, like other commodities, would be brought to the market. Had his motion been adopted when it was first proposed, it would have then refuted the libel on the character of the people of England. The right honourable gentleman, in a more advanced thage of the buliness, had come forward with a motion for a Secret Committee. become him to fay that the Members who composed that Committee were not highly respectable, they were chosen by balket, and therefore, no doubt, perfectly independent; but it was well known that every fuch election by ballot was determined by previous agreement; and he had himself previously read the names of 13 or 14 Members who were to be in that Committee, and he must fay, that it was a circumstance of suspicion that they resorted to this mode of chusing a Secret Committee, rather than that of naming the Members over the table, as had been done on another important occasion. A Report was presented to that Committee, cut and dry, and by some of them, he would venture to fay, adopted without much examination. In speaking of the gentlemen who composed that Committee, he felt fome degree of delicacy; they were not now all here; they were so much alarmed that they did not consider that House as a place of fufficient fecurity, and had taken refuge in the Upper House. A Coronet, the reward of their feafonable apprehensions, would, they thought, be must likely to secure the head of the owner from future danger. While the Committee were fitting upon this Report, which had been in preparation for five or fix months, two notes were fent, one to his right honourable friend, (Mr. Fox) and another to him, informing them that fomething important was to take place in the House of Commons. This was all the intimation which was thought necessary to precede a suspension of the chief bulwark of the rights and liberties of Englishmen. Upon hearing only a moiety of the Report from the Minister, the suspension of the Habcas Corpus Act was proposed. Seventeen divisions had on that occasion, taken place on his side of the House; and he should ever regard the share which he had taken in that measure as the most/meritorious part of his parliamentary conduct. In the House of Lords the business was not conducted so hashly: their Lordships were presented with pikes, with drawings, with male and semale; steems their noble natures were not so easily to be roused a it was necessary that they should be presented with some ocular demonstration of the dinger.—

" Segnius irritant anin os dimissa per aurem, Quem quæ sunt oculis subjecta si telibus."

He was almost assumed to say, that the suspension of the Habers Corpus Act was not a matter of slight or trivial consideration. He here quoted the opinion of Sir Faward Coke on the importance of the II abers Corpus, which concludes "that without the enjoyment of this privilege we are no longer any thing more than bondsmen. "Here remains no diffinction between the freeman and the slive—the living and the dead. He then proceeded to quote the more recent opin one of Judge Blacksone, in the following example from his chapter on the rights of perions. Sect. II.

"Of soit imprinance to the Public 1 the preferention of this personal liberty for it once it were left in the power of any the heat it migift ate to imprison libitiarily who inever he or his officers thought proper, (45 in I) rice it is duly j this d by the Crown) there would from he in end of ill other rights and in municies. Some have the unit, that ing it atricks, even upon life, or property, at the arbitrary wall of the mr iftrate, he let dingerous to the commonwealth, than tuch as are i ide upon the personal liberty of the subject. To beceave a man of lire, or by viol ace to confit ate his effate, without accufation or till, would be fo giols and netorious an act of despotism, as must at once cervey the stain of its anny thoughout the whole kingdom but confinered tof the perton, by fecretly hurrying him to gool, where his fuffering a c unknown orstorgotten, is a lefs public, a lefs flinking, and there ore a more dange ous en ine of aibitrary Government. And yet for ictime, when the State is in real dinger, even this may be inecessary mensure. But the has pinels of our Constitution is, that it is not left to the Executive Power to ceter mine when the danger of the State is fo great, as to render this me fure expedient for it is the Parliament only, or Legislative Power, that, whenever it iees proper, can authorize the Crown, by inspected ing the Habens Corpus act for a short and limited time, to impirious suspected periors without giving any reason for so doing, as the Senite of Rome thy, when they judged the Republic in any imminent dinger. The destree of the Scrite, which usually preceded the nomination of this in igiftiate, dent operam conjules, ne quid respublica detrimenti capiat, was cilled the jenatus conjultum ultimae meeffuairs. In like manner this experiment ought only to be tried in cases of extreme emergency, and in these the nation parts with its liberty for a while, in order to preferve it for ever."

If the polition of this famous lawyer be true, if a suspension of the Habeas Corpus can be compared to nothing but a measure which suspends the whole of the Constitution, it ought surely only to take place in cases of the most urgent and absolute necessity. would ask whether the present was a case of such extreme emergency. If any man believed that the people of this country were infected with treasonable principles, and disposed to overturn the Covernment, he might then I e justified in holding fuch an opinion; but if any man believed that the characteriale feature of the English nation was a foler, settled, and steely attrehment to the Conflitution, it was incumbent on him to call for an immediate repeal of the act fuff ending the Habers Corpus. Such was the opimon, which had been confurred by repeated verdicts of a jury, verdicts which went completely to do away the idea of any confpiracy having even exifted in the country. He, for one, would not wait till Ministers should exercise their ingenuity in the fabrication of new plots, or should have time to propagate fresh alarms; he would call upon them immediately to refere to the people those rights, without which they could neither respect themselves, nor the Government under which they lived.

I followfelt, faid Mr. Sheridin, as if contending for a melancholy truth with Mininers, when I affine them that fuch is the flate of the country, and fuch is the levelty of the people, that they are family attached to the Conditution, and dispeted quietly to enjoy its bleffings, wit tout any idea of eith a attempting the person of His Mijefly, or cotting the throats of one another. I shall hear then not of a plot, but of the evidence of a propenfity to moral guilt, as judin mg a continuence of the tulyen ion of the Habeas Corpus. will not fay that there have been no instances of fedition; but I will affirm even that the evidence of these appears in so questionable a th upe as ought to excite your fuspicion. It is supported by a system of tpics and informers, a fystem which has been carried to a greater extent under the prefent Administration, than in any former period of the history of the country. I will not fay that there is no Government in Europe which does not fland in need of the affiftance of spices; but I will affirm, that the Government which avails itfelf of fuch support does not exist for the happiness of the people. It is a fystem which is calculated to eagender suspicion, and to beget hoffility; it not only dertroys all confidence between man and man, but between the governors and the governed; where it does not find fedition, it creates it. - It refembles in its operations the conduct of the father of all spies and informers, the Devil, who introduced himself into Paradile not only to inform his own Pandemonium of the state of that region, but to deceive and betra inhabitants. The fpy, in order to avoid suspicion, is obliged to fume an appearance of zeal and activity; he is the first to different nate the doctrines of fedition, or to countenance the defigns of violence: he deludes the weak by the speciousness of his arguments, and enflames the turbulent by the fury of his zeal. It must have made a man's heart burn, to hear the fort of evidence brought forward by these spies on the late trials. A wretch of the name of Lynam faid, that in his capacity of delegate to one of the focieties, he had incurred fuspicion, had been tried by the other delegates, and honourably acquitted. The counsel for the prosecution, could hear fuch a declaration with unblu hing countenances. By what means had he been acquitted, but by pretences of superior real, and more furious exertion. I wish the honourable gentleman, who called the persons who had been tried, acquitted felons, had been present when such witnesses were examined against them; I with he had been present when the Chief Baron (Macdonald) addressed Mr. Thelwall, not as an acquitted filon, but as having obtained a verdict, which was honourable to his character, and exhorted him in a tone of the utmost gentleness, to employ his talents in future, for purposes useful to his country. The manner in which that address was made, was fit and becoming the character of the judge by whom it was delivered, as well as respectful to the person to whom it was directed. Of whatever indifferetion the persons who had been tried had been guilty, it will not be disputed by those who have attended to their cafe, that they have feeling hearts, that they are alive to every fense of indignity, and that they must have been deeply wounded by the opprobilous epithet applied to them by the honourable gentleman. I trust this is sufficient to induce him to make the only regaration now in his power, by the speediest recantation of his halty and ill-judged expression. There was another witness of the name of Taylor, not an acquitted, but a convicted felon, who had been tried for a crime, into the moral demerit of which I will not enter, but which had been attended with the aggravation of perjury, but fentenced only to a flight punishment, on account, as was alledged, of some fivourable circumstances in his case; though, upon my word, I could find none, except that he had affifted to hang his brother fpy (Watts); yet this man was thought a proper character to be brought forward as an cyidence into a Court of Justice, and allowed to hunt after the blood of Englishmen. If Ministry had been duped and deluded by their fpies, ought they not to admit the deception that had beer played upon them? But, faid Mr. Sheridan, I can suppose the ease

of a haughty and stiff-necked Minister, who never mixed in a popular affembly, who had therefore no common feeling with the mass of the people, no knowledge of the mode in which their intercourse is conducted, who was not a month in the ranks in this House before he was raised to the first situation, and though on a feeting of equality with any other Member, clevated with the idea of fircied superiority, such a Minister can have no communication with the people of England, except through the medium of fpies and informels, ha is unacquainted with the mode in which their fentiments are expressed, and cannot make allowance for the language of touts and refolutions adopted in an unguarded and convivial hour. Such a Minister, if he lofe their confidence, he will bribe their hate; if he difgust them by arbitrary measures, he will not leave them till they are completely bound and shaekled, above all, he will gratify the vinductive refentment of apostacy, by prosecuting all these who dare to espouse the cause which he has betrayed, and he will not delift from the gratification of his malignant propenfities, and the profecution of his arbitrary schemes, till he has buried in one grave, the peace, the happiness, the glory, and the independence of England. Such a Minister must be disqualised to judge of the real state of the country, and must be eternally the dupe of those vile sies, whose interest it is to deceive him as well as to betray others. In what county, or from what quarter of the communit, are we to apprehend the effects of those principles of insubordination, with which we have been so often threatened? characteratic feature of the English nation is entirely different; they testify on every occasion the utmost respect for superiority (I am forry to use the phrase) wherever the advantages of rank or fortune are exercised by those who enjoy them, with any tolerable decency or regard to the walfare of their dependents. What noblemin or gentlemin finds in his tenants or fervants, as long as he treats them with property and kindness, a hostile and envious dispolition? What merchant or great manufacturer finds in those whom he employs, fo long as he treats them well, a fullen and. uncomplying temper, instead of a prompt and chearful obedience? This tendency to infubordination, forms no part of the temper or character of the people, the contrary disposition is even carried to an extreme. If I am asked whether there is any danger in the prefent moment, I fiv yes. But it is not a danger of that fort which is to be remedied by fulpending the rights, or abridging the privileges of the people. The danger arises from a contempt being produced among the lower orders of all public men and all public principles.

A circumstance occurs to me, which took place during the late trials, where the Friends of the People were praifed from the Bench. When one of the Sheffield witnesses (Broomhead) was asked why his Society declined communicating with the Friends of the People, her answered that he would tell them very plainly, that they did not believe them to be honest; that there were several of them Mem bers of Parliament; that they had some of them been in place, and that they conceived the ins and the outs, however they might vary in their professions, to be actuated by the same motives of interest. I, who might be as little implicated in fuch a charge as any man, felt rebuked and fubdued by the answer. What is it that tends to produce this contempt of public men? The conduct of those who ought to hold out an example of public principle. I heard an honourable gentleman, (Mr. Windham) the other day, and on this fubject I will purfue him with professed and unabating hostility, complain of the indifference and languor of the country in the prefent contest, and call upon them to greater displays of vigour and exertion, while at the same time he aftirmed, that no man in the country felt any diffreis from the pressure and culamities of war.-Will he fay this to the starving manufacturers of Norwich? Will he fay it to the flavering poor of the metropolis, obliged to purchase a loaf at ninepence, and unable to fupply themselves with coals at this inclement feafon, from the enormous price of that necessary article? Will be fav it to the landholders, whose property, fince the commencement of the war, has been reduced half it's value? What can this language of the honourable gentleman mean, except he means to drive the great body of the people to desperation? When I heard the honourable gentleman call upon the country for increased exertions, I concluded that he would have propofed to throw in his falary to the aid of the public fund, and to live contented on his own fplendid income. I supposed he would have persuaded his right honourable friend (Mr. Pitt) to relinquish the revenue which he derives from the Cinque Ports, and to live on the 6000l, a year attached to his other appointments, that he would have perfuaded another honourable genrleman (Mr. Dundas) to give up one of his numerous falaries; and a noble Marquis, in another House, to give up some of the emolument which he derives from the Tellership of the Exchequer, which would this year amount to 15,000l. the noble Marquis, on a former occasion, professed himself ready to abandon part of those emoluments, and take the office at a more moderate falary, he had now an excellent opportunity to prove the fincerity of his declaration. I expected all this, and that they would not have failed to affift their own arguments by the operation

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of their generofity. The honourable gentleman shakes his head, as if I had faid something which I did not mean, or would not stand by. When formerly, in conjunction with him and others, I attacked the corruption of Ministers, I thought I was speaking the Centiments of men who were fincere in recommending the doctrine of prolic economy, and not persons secretly hargaining for a share of the wages of corruption. Little did I think that the opposition which they then expressed, was only an envious admiration of the honours and emoluments of Ministers, and an impatient defire of participation; little did I conceive that the first act of a noble perfon (Duke of Portland) would have been to arrest from a gallant man a token of honour, which he had merited by his public fervices; a man, to whom, indeed, that token could add no honour, but who might wish to introduce into his own profession such a badge of In Ireland, ever fince the period of their arrangement. they have experienced the utmost difficulty and embarrassment, from a diffrute which has fubfifted about patronige, and which has at last been compromised, how far honourably, I will leave to those who are befracquainted with the transaction to determine. In the prefent war, Ministers have been obliged to have recourse to allies both at home and abroad, both have been procured by the fame means, bargain and fublidy. Among the members of the present Cabinet. there fublishs a fort of Dutch amity, and they hate one another more cordially than even they do us who are in opposition to their mea-The question is, Has the Duke of Portland a majority in the Cabinet? No; Mr. Pitt conftrains him by an additional vote. It was curious to observe the changes which had lately taken place; from a Lord Privy Seal, to be First Lord of the Admiralty, and vice versa, from President of the Council, to be Lord Lieutenant of Ireland, and from the Lord Lieutenant of Ireland, to be Master of the Horse. A noble Earl (Mansfield) came at first into the Cabinct without any emolument; I was at first disposed to give him credit for his difinterestedness; but whether it was conceived by his colleagues to be a foolish thing, or that it might operate as a bad example, he was foon induced to accept the fituation of President of the Council, with a large falary. While all Europe is in a flame, they feem to be engaged at boy s play; to be fcrambling for places and penfions, for ribbands and titles, and amufing themselves with puss in the corner of the Cabinet room. When such as a picture of the conduct of public men, I am not furprifed at the declaration of the witness from Shoffield, that he gives no man of that description credit for being honest. Willingly, would I throw a veil over such transactions for the sake of the country, were it possible either to

*sonceal their existence, or to extenuate their disgrace. Mr. Sheridan faid that he had now stated almost all that he had to say: there was nothing, in his mind, which would be more calculated to remove the danger of fedition than to abandon the fysten of corruption which now prevailed. To reform the conduct of Govern ment, and to correct abuses, would be the furest way to remedy discontent, and render a farther suspension of the Habeas Corpus He proceeded to state that many of the act of the Societies, which had so much excited alarm, were only imitations of what had been done by the Societies in 1780. If the Minister at that time had been disposed to prosecute, he might have made out a much better case of treason than had been brought forward cy the present Ministers. Was the memorable expression of the illustrious Earl of Chatham forgotten, "that he rejoiced that America had refifted!" Could none of the Members recollect the frong language adopted by Mr. Burke on the same occasion, and the sentiments that had been avowed in that House by the opposers of that war, " that they wept over the fall of Montgomery, and did not exult in the defertion of Arnold." He produced a paper, with the inteription, Lenox, the friend to Equality," which, had the then Minuster been difposed to prosecute, contained matter more inflammatory than any paper that had been brought forward on the late trials. probation of the progress of the enemy, implied by toasts and resolutions; if an unqualified claim of universal representation; if disrespectful expressions, such as "What care I for the King's birthday!" were to be construed as treasonable matter, all these would be found to apply to the Affociations in 1780, in a greater degree than to the present Societies. Nay, a Convention of the same nature with that, which these Societies had been charged as having conspired to hold, was then actually held. These men only trod in the same path in which they had seen others go before them, not only without impeachment but without reproach. If, fays Mr. Sheridan, we make a boast of equal laws, if these men are to be confidered as guilty of high treason, let us have some retrospective hanging, and whatever in that case may happen to me, His Majesty will at least derive some benefit, since he will thereby get rid of a majority of his present Cabinet. Mr. Sheridan faid, that when he recoilected that his speaking and writing might have been instrumental in inducing those men to espouse the views which they had dopted, he could not feparate his own cause from theirs, and he did not know what other men's consciences were made of, who could profecute, and even bring to condign punishment and infamy perfohs who had been guilty of no other crime than having taken up

the fame fide of the question of which they themselves had formerly been the advocates and supporters. He then reprobated the arguments drawn from the difference of times, and the necessity of terribbe examples, an argument to be found in every body's mouth, and which he contended to be false and mischievous. It was received from every quarter, and by every description of persons in office, from the Prime Minister to the Exciseman—"Look to the example of France." The implication was a libel upon the character of Great Britain. The characters of nations arose not from the difference of soil and climate, but from the invariable and eternal decrees of Providence. Government was the school and seminary of the soil.

He proceeded to press the distinction in the characters and minds of the mass of the inhabitants of different countries, according to their different Governments. "I will not, therefore, faid Mr. Sheridan, admit the inference or the argument, that because a people, bred under a proud, infolent, and grinding defpotifm, maddened by the recollection of former injuries, and made favage by the observation of former cruelties, a people, in whose minds no fincere respect for property or law ever could have existed, because property had never been fecured to them, and law had never protected them, a people separated and divided into classes by the ftrongest and harshest lines of distinction, generating envy and smothered malice in the lower ranks, and pride and insolence in the higher: that the actions of fuch a people at any time, much less in the hour of frenzy and of fury, provoked and goaded by the arms and menaces of the furrounding defpots that affailed them, should furnish an inference or ground, on which to estimate the temper, character or feelings, of the people of Great Britain, of a people, who, though fensible of many abuses which diffigure the Constitution, were yet not insensible to its many and invaluable bleffings; a people, who reverenced the laws of their country because those laws shielded and protected all alike; a people, among whom all that was advantageous in private acquisition, all that was honourable in public ambition, was equally open to the efforts, the industry and the abilities of all, among whom progress and rife in fociety and public estimation, was one ascending slope, as it were, without a break or landing place, among whom no fullen line of demarkation separated and cut off the several orders from each other, but all was one blended tint, from the deepest shade that veiled the meanest occupation of laborious industry, to the brightest hue that glittered in the luxurious pageantry of title, wealth and power: he would not, therefore, look to the example of France, for between the

feelings, the tempers, and focial disposition towards each other, much less towards the Governments which they obeyed, of nations fo differently constituted, and of such different habits, he would affert, that no comparison could be made which reason and philosophy ought not to fourn at with contempt and indignation." If preffed farther for an illustration on this subject, he would ask what anfwer would those gentlemen give, if a person affectedly or sincerely anxious for the preservation of British liberty, were to sav, "Britons, abridge the power of your Monarch, restrain the exercise of his just prerogative, withhold all power and resources from his Government, or even fend him to his Electorate from whence your voice exalted him-for mark what has been doing on the Continent!-Look to the example of Kings! Kings, believe me, are the same in nature and in temper everywhere; trust yours no longer : -fee how that shameless and perfidious despot of Prussi, that trickster and tyrant, has violated every principle of truth, honour and humanity, in his murderous, though impotent attempt, at plunder and robbery in Poland! He, who had encouraged and even guaranteed to them their Constitution: -- See him with a scandalous profanation of the refources which he had wrung by fraud from the credulity of Great Britain, trampling on the independence he was pledged to maintain, and feizing for himfelf the countries he had fworn to protect. Mark the still more fanguinary efforts of the despot of Russia, faithless not to us only and the cause of Europe, as it is called, but craftily outwitting her perjured coadjutor, profiting by his difgrace, and grasping to herself the victim which had been destined to glut their joint rapacity. See her thanking her Savourite General Snarrow, and, still more impious, thanking heaven for the opportunity; thanking him for the most iniquitous act of cruelty the bloody page of history recorded—the murderous scene at Praga, where, not in the heat and fury of action, not in the first impatience of revenge, but after a cold acliberate paufe of ten hours. with temperate barbarity, he ordered a confiderate, methodical maffacre of 10,000 wemen and children. These are the actions of Morarchs - Look to the example of Kings!" What those gentlemen would reply to fuch an argument or exhortation I know not. My answer should be, I treat your inscrence and comparison with the same abhorrence and indignation with which I turn from those who would libel and traduce the character and principles of the people of England, and upon the same grounds and principles. I will not took to the example of the Princes you point out, and justly, perhaps, Manuatize, in order to measure my allegiance and opinion of the Ring of Great Britain. I am nut to be milled by names: I re-

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gard not that the four letters are the fame which form the titles of the Deipot of Bradenburgh, and of the first magistrate of this free country. I will not look to the principles or practice of a man born. and faithlessness of a Prince act customed to look to fear only for obedience, and to arms only for fecurity, of one used to consider his people as his property, their lives and limbs his traffic, of one instructed to make his will the law, and the law his tool; of one finally whose heart must be perverted and corrupted by that which ever did and ever will deprave and corrupt the human heart, the possession of despotic power. will not borrow from fuch an example a rule to estimate the principles, acts, or wishes of a Monarch, where it must be as palpably his wish as his interest to reign in the hearts of his people; of a Prince whom a love of liberty alone in the people exalted to his present situation, and who must therefore regard and cherish that love of liberty in his subjects, as the real body guard of his person; of a King, who, not feated on a folitary eminence of power, fees in the co-existing branches of the Legislature his equals-in the law his fuperior, who, taught by the awful examples of our history. knows he is accountable for the facred trust reposed in him, and, owing his title to the people's choice, feels the true fecurity of his Throne to be the people's love. Thus would I reply, and thus would I remain—though disclaiming the servile cant of adulation. with fentiments of unabated attachment to the person of our present Monarch, and with unshaken adherence to the principle of hereditary Government in this country, while limited, and directed to the obj cts for which that and all other power on earth is createdthe benefit and happiness of the people, who confer the trust.

Mr. Sheridan concluded that, if he were to look to the example of France, he would look to the prodigality, the corruption, the detestable system of spies and informers, the insolence of the higher and the oppression of the lower orders, which had distinguished the old Government of France, and which, he contended, had produced all the evils of the present system. He would thence be taught to avoid introducing into this country a system of terror and corruption, and to give back to the people those rights and privileges which riveted their affection and secured their obedience, and placed the order of stability of the Government upon their best foundation, the protection and happiness of the subject. The object of his present motion went only to bring back that which ought never to have been taken away. He should therefore now move for leave to bring in a bill, to repeal an act, passed in the last session of Parliament, empowering His Majesty to secure and detain such

persons as shall be suspected of conspiring against his person and Government.

The right honourable W. WINDHAM, Secretary at War, faid that there were so many of his honourable friends more capable than he could prefume to be, of answering the various topics which had been brought into argument by the hone urable gentleman who had just fat down, that he would not have troubled the House with any observations at that early period of the debate, were it not that personal allusion had been frequently made to himself in the course of that Gentleman's elaborate declamation. - The first topic which he would notice, was the honourable gentleman's remark upon fome words which fell from him respecting a right honourable gentleman on the other fide of the House (Mr. 10x), whom, whether he called or not, he certainly would consider as a friend. This was a subject which he had long remarked the honourable gentleman had a great propensity to bring into discussion; he had before been obliged to make animadversions upon it, as it was, to say no worse of it, extremely officious, and, however the honourable gentleman might flatter himself that it conduced to his views, he would hazard an affertion, that such intermed lling did not give fatisfiction to either party. As the matter, however, had been brought on the tapis, he would fully explain that which he had already, as he thought, explained before. What he had faid on a former day, and what he would then repeat was, that for mutual accommodation he would, though he retained the fentiment, discontinue the usual ferm of adsdeefs, and had given for his reason, that, standing with each other on a different footing from what they had formerly done, he might, by perfifting in it, force his right honourable friend into restraint or embarrassment. This he avowed to be the real meaning of his expressions, and this he fancied must still be in the accollection of every one present; he put it to the honourable gentleman himself to declare whether it was not the handsomest mode of deporting himself; had he done otherwise, Mr. Sheridan himself was the very man who would take advantage of it, and fav that he acted with the infidious intention of promoting that restraint and embarrassiment which, in truth, he wished to avoid. If this was an error, he confessed it to be an error of deliberation, and one in which he cerzainly meant to perfift. The honourable gentleman had endeayoured to persuade the House, that the conduct of the persons who stometed the war was criminal; and that he (Mr. Windham) was more criminal than any of its abettors. He was defirous to avow, the footing on which the honourable gentleman had flated he was endeed criminal. If, to have feen, at a very early pe-

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riod, but not so early as he could wish he had, that the conduct of the French was likely to involve Great Britain in warfare and confusion, and to be convinced that, in her own defence, as well as from principles of justice and policy, she should have declared war before she did, was criminal, he was most highly so. But that, he hoped, was the very utmost extent of his criminality; and of his firmness and resolution, to which the honourable gentleman had alluded, he would answer for it, that he never would be found to shrink from any charges that might be brought against him, nor be deterred by the empty menace of any set of men, from the confusion that and zealous discharge of the trust reposed in him, and of that which he conceived to be his duty, and the most unremitting vigilance against every thing that had the face of hostility to his country or himself, and particularly the politics of the honourable gentlemans

The honourable gentleman had faid, that in discussing the subject in agitation, he would deal with him with the utmost frankness. He wished, for the honourible gentleman's own sake, as well as that of the House, the subject, and hamfelf, that he had coupled another thing along with it, and uled him with fairness as well as with franknots. He had however done quite the reverse, and given the most unfur and unaccountable construction to all that he Had there been any thing in his mode of expressing himself at all ambiguous, can four would have taken it rather upon the favourable fide, whereas the hono trable gentleman had made use of a supposed ambiguity to pervert his meaning, and substituted his own suppositions in the place of facts. He declared, and called for the House to bear witness for him, that he had not, in using the word acquitted felon, at all alluded to the persons lately acquitted. on this point, it was to be lamented by the honourable gentleman's admirers and advocates, that all his tragic declamations, all his deep-toned, fine-spun periods, fell at once to ruing. the foundation itself being thus withdrawn from under them. himself, he declared what he had faid was this-When the honourable gentleman had endeavoured, with fo little judgement and fo little effect, to demonstrate that the acquittal of those men (whether they are called telons or culprits, for he was almost afraid to east? them by any name, left he should be misinterpreted) had entirely proved the non-existence of a conspiracy to overthrow the Government, as well as their own individual innovence, he had fald, that they were proved innocent to no greater an extent than numberless other persons who were discharged from the Old Bailey, not from. their innocence being established in a moral point of view, but . from want of legal proof of their guilt. This exultation of thes



honourable gentleman and the persons acquitted, they shared with many culprits who, though absolutely guilty, are discharged from failure of profecution, from a flaw in the indictment, or from any wher of those various legal points, under cover of which the guil'y formetimes skulk away from the arm of justice, and strut about therwards, talk of remedy by actions at law, and plume themselves irpon their accidental escape, as if their integrity and uprightness had been positively proved and established in the opinion of their * country. Here, he faid, he would rest the point for the present, and hoped that the honourable gentleman would not oblige him to revive it again, nor do as he had often done before, that is to fay, make a watch-word of it, and by the most unfair and infiguous means propagate and pass it current throughout the world, as if it had never been contradicted, the most unjust and unmanly way of fapping fair fame and reputation that any one could devite. The honourable gentleman had faid much of fpies and informers. was a melancholy confideration to reflect, that such men were often necessary, and he feared they would be more wanting than ever in the fituation in which the politics of the honourable gentleman and his friends were likely to plunge the country. The honourable gentleman who, in all things, was more than commonly shrewd and acute, had the most extraordinary faculties he ever knew any one to possess for the purpose of raising groundless charges, and the most extraordinary industry and art in giving them circulation: one, he faid, he would particularly mention, - one originating in falsehood, and afterwards circulated with a wicked industry, which soke too plainly to be misunderstood, what their drift was who managed it. The expression was the well-known hackneyed Periff Commerce." It was necessary, he thought, to refer to the many revivals of it, which the malignity and wicked defigns of fome men had occasioned—after being made a handle of in various quarters, all of which he fuffered to pass in contemptuous filence; he again found it revived in a letter published a few days ago by a person of too great rank to be overlooked (Lord Lauderdale). Two years ago, Mr. Windham observed, this falsehood was first circuplated, and what would tend to develope the intentions of the calumnierors, it was most carefully diffeminated where it was supposed to be most likely to do him injury; it was in short reprinted, and flick up in the workshops of Norwich, to almeate the affections of the people from him, and perfuade them that he was their worst generny; again it was brought up in the House against him by those who well knew in their hearts that the expression was not his. he was filent, and that filence was taken for an admission of the

fact.—" Now, Sir, faid he, what will you think, if you shall see that this has been brought up again in this volume which I hold in my hand, stamped with the authority of a noble Peer? (Vide letters to the Peers of Scotland, by the Earl of Lauderdale, page 81). Did not the noble writer know, that the charge was publicly and unjustly attributed to me? and did he not intend, by the way he puts it here, that it should be applied to me, and considered as my words—if not, what did he mean?"

Major MAITLAND rose and said, he should not have troubledthe House, and most particularly to interrupt the right honourablegentleman, did he not believe he could save some time to the House
by explaining the case; the noble Earl, a relation of his, had askedhim, if it was that right honourable gentleman who had made use
of that expression which was reported to have come from authority;
he informed his noble relation it was not, and the expression had
never been applied to that right honourable gentleman. The Colonel
said, he trusted that the character of that noble Earl for candour,
sincerity, and honour, was such as not to entitle any man in that
House, or this country, to suspect him of doing any thing that was
illiberal.

Mr. Windham continued-" I am rather furprifed at the explanation, as it confirms the full extent of my charge, which is, that the noble author of the work knew that the fentiment had been falfely imputed to me, and vet fent it forth to the world under the authority of his name uncontradicted. In the same work there is another passage to the same effect, which, noticing the Rockingham party, fays, that the Duke of Portland, Earl Fitzwilliam, Mr. Burke, Mr. Windham, and some others, attended meetings for a Parliamentary Reform; which, as far as relates to myself, I deny, and believe unfounded as to the reft. I challenge any one to affert that I ever, either in or out of Parliament, contended for that object, which I cannot but regard as a degeneration instead of a re-In this House I have uniformly opposed it; form of Parliament. and before I had the honour of a feat here, I refused to stand for the city of Westminster, though I might have been returned, because I knew the inhabitants at that time were attached to ideas of, These facts being notorious, I am at a loss to perceive the candour and fairness of the noble Lord in circulating reports. which he must know to be unfounded. This system of misrepre-. fentation is in my mind much more injurious, than that for much ?: complained of about spies and informers. There is no calculating: the evil which it may produce in times of trouble and commotion-It was thus, that early in the French Revolution, Foulon was maken Vol. XL.

facred, because it was reported that he had said, "he would make the people cat grafs." The influence and dangerous tendency of these party catch-words could not be stronger exemplified than in the hacknied phrase of "Swinish Multitude," the sense of which expression was completly distorted from that in which it was applied, in the beautiful passage where it was originally made use of. Can any one doubt what was intended by this gross and unmanly perverfion of its meaning, if, unfortunately for this country, the party that perverted it had obtained their ends, and fully feated themfelves . in power? On one point of the honourable gentleman's main argument I cannot forbear some remarks. He says, that the persons tried are completely innocent, because they are acquaitted. he mean then totally to difregard the prefumption of guilt which was cast on them by the finding of the Grand or Accusing Jury? Setting this aside, is there any doubt but that the verdict of a jury pronounces only that the parties were not in a legal fense guilty? But there is a vast medium between legal guilt and moral innocence; and befide, there might be various stages even of legal goilt short of the specific charge brought against them. As a legislative body, however, we are not to fack the verdict of a jury to guide us, we must look to prefumption and prebability, and govern our conduct by their evidence. The honourable gentleman, in the same spirit of mifrepresentation, has made me dony the distresses of the poor, and fympathifed himfelf as usual in an extraordinary degree with the poor of Norwich, whereas, I appeal to the recollection of the House, whether I did not bar and anticipate this misconception and application to the poor of that town. I faid, that the distresses of the war were not great, and that those who most loudly complained of them had not felt their pressure at all, not so much as in the relinquishment of the most trifling luxury, and between the rich and poor there is an indiffoluble bond and mutual dependance. They are not separate interests, but one, neither of which can be affected without operating in the same proportion on the other. affertions are thus answered. I said, that a certain description of people had not felt the burden of which they had complained. answers me, that others do. I said, that no burdens were at prefent felt. He answers me, that they will be felt. What course eandour and fair reasoning is a match for this shifting subtlety: it, I alk, a culpable degree of aristocracy, to deny the competince of the lower orders of fociety in questions of peace and war? The direct object of any war must be allowed trifling, compared to the expence of men and treasure, which the most successful termittation could be estimated at. It is the remote and complicated

objects of war that form the justification of the measure, and neither the ability nor information of the poor enable them to be fit judges of these subjects. It was the great art of people who pretended to think otherwise, to rouse the passions of the people, and not to inform or exercise their judegments, for which they had in fact the most sovereign contempt. In any war which those gentlemen might or ever had approved, would they confult those opinions which they now thought proper to exalt into consequence for purpoles of their own? They alk where is the conspiracy, and deny. its existence, because there is not legal and technical proof. They contend that there is no danger, because the danger happens not to fall within the precise line of former example. Whereas the datager now is entirely of the novel kind. A new order of things is looked for, and every previous right and established law is regarded as antiquated prejudice, and inimical to the interests of the people. But can gentlemen, after expatiating on the precise limits of ancient treason, turn short round and say, that there is no danger, because it is not precifely of that kind which ancient experience pointed out, and guarded against? In those days, the life of the Monarch was in danger directly, and that offence was dreaded, and guarded against. Now we have to look to the base and insidious incitement of the lower orders, as the prevailing vice. Every bad and reftless passion is called forth under pretence of right and reason. The natural and inevitable diffress, which is inherent under all Governments, is made the ground of accufation against that Constitution which secures to us the least proportion of those evils which ever existed in one community. I mean not to impute any consure to the jurymen who acquitted the persons accused, as the charge was apparently remote from the death of His Majesty; and plain and honest men are not always possessed of that strength and search of understanding which is necessary to detect cunning and concerted fraud. Many shades of distinction might reasonably be supposed to occur to them from the length and intricacy of the case, and wherever doubt occurs a jury is univerfally inclined to acquit. is curious, however, to remark, that when the Report of the Secret Committee was brought forward, it was faid, what is your proof, where is your evidence of the facts? And from the filence on these heads it was inferred, that no proof existed. Now the facts, however, are established upon oath, yet fresh objections are instandy stated. On my part, I cannot wish for a more complete refutation of all these patriotic doubts and surmises relative to the plots, than the bare and fimple reading of the documents produced in evidence. In this much-vaunted respect for the verdict of a jury, I think that

I perceive fomething of a confined view; for this verdict feems only immaculate and conclusive when it acquits, and instantly that it convicts, its whole nature is changed; eo instanti the jury become, as by the touch of a magic wand, transformed into a packed fet of hirelings. Who can forbear this observation, who sees the same man celebrate the jury who acquitted Hardy, Tooke, and Thelwall, who had before thought so little of the jury that had condemned Watt and Downie, though their verdict was backed by the confeffion of the convict, in a state when every man's word was taken, namely, on the point of death. In all the praises of verdicts, this verdict had, by some strange accident, been kept out of fight. We ftate that there have been plans and views, call them conspiracies, or by any other name, of the most mischievous nature, to stir up and incite the poor to diffatisfaction and tumult, and finally to infurrection and plunder. But who shall want converts, who tell the poor that the rich are usurpers, and that they have a right to reprifals? Should this be faid only to exist in theory, we recur to the practice of a great nation, who had more than realifed the most terrible expectations of the most timid. These modern engineers know better than to attack the life of a king directly, and therefore think to clude the provisions of the flatutes of treason; they, on the contrary, approach the walls of the town by regular fiege, and the honourable gentleman contends that we are from the walls to fee them, without molestation, complete their works and prepare their mines. To fatisty us of the great prudence and propriety of this conduct, he adverts to a novel and extravagant philosophical doctrine of national character, which ne thinks totally unconnected with foll and fituation, but did it never occur to him, whatever influence Government may have on character, character originally modifies Government, and is therefore the prime cause of the ultimate effect. Among other paradoxes he feems to have found out, that nations have no character in common, and are not to take any example from each other.

In speaking of the present corruption and depravity of France, he refers all to the effect of the old Government; whereas we find that these effects increase in the exact proportion as the new Government recedes from the old, and becomes distinctly established. This paradox, however, is not new with the honourable gentleman of attituding all the errors and excesses of the present state of France to like ancient Government, and he seems to adhere to it with all the trenzy and sondness which men usually show to their most extravalant copinions. If, indeed, this deplorable effect were owing to the Government of France, we should see its effect follow up

closely the destruction of that system; whereas nothing could be greater than the exit of that Government which now lies buried under the ruins of all that was excellent in the country. The honourable gentleman has another solution also for this difficulty, namely, the war. The war, he says, has conduced to this state of savage desperation in which we find France. But why, it might be asked, have not other wars and similar difficulties produced the same effect in other nations? Because they were not debased and corrupted by the Governments which directed them. This is, however, the poor and common resort of all empiries. If the case does not succeed, it is from this thing or that, and every thing but their own ignorance and want of skill. They were called in too late, the previous treatment was bad, and killed the patient before they came. Mean, paltry, and unworthy argument!

The honourable gentleman asks if the example of the people of France is more to be dreaded here than that of Kings in Europe, whom with him we might have been induced to call despots, if the liberty of France had not buried all former defpotism in the excess of its cruelty and oppression. Triumphant as this argument may feem, nothing is more cafily answered. If you reduce the people of this country to the miscrable state of the people of France, they will act the fame, from the operation of the paramount and leading features of our nature. So, if you reduce a King of England to the state of the Monarchs of Europe, he will act the same. What we deplore and deprecate is, the attempt by fly and infidious means to feduce the people of this country from the noble and honest character they had for ages possettled. The main quetton between us now is, whether these Associations honeltly and really proposed, however erroncoully, a parliamentary reform, as it is called, or, under that pretence, the utter fubvertion of the conflitution? Let any man look to the evidence on the late trials, and fay honefuly from his heart which was in view. There was another object of the honourable gentleman's animadvertion and centure, which however was fo general and loofe, that I find not to much a difficulty in answering it as to understand it. Some charges can no more be replied to, than the feolding of a fishwoman in Billingsgate. Does the honourable gentleman mean to fay that it is diffionourable to accept of office? [No, from the other fide.] No! Then if he gives up that, he gives up all that he has advanced on that subject. The calumnies caft on fuch things are only to be relifted by the shield of character; to that my noble friends and I refort. I am truly forry the honourable gentleman is not ashamed of such low, mean traffic. I defy him to shew a single circumstance that can tend to cast the shadow

of doubt on our conduct. The malice of the design is so corrected by the impotency of the effort, that I will not facrifice a word in answering it. The honourable gentleman has asked why we did not continue, as at first, to give honourable support to Ministers, without joining them? Would not support, without responsibility annexed to it, be mean, be dishonest? In fact, if I had not come anto an oftenfible office, where would the honourable gentleman have found that responsible character with which he threatens me in future. Of these personal allusions I can only recollect one more, namely, that if I took an oftensible office, I should have refigned the emolument of it. Does he mean this as a general principle; and if not, why is the exception to be made? As often as this idea has been agitated, it has as often been rejected by the best and wisest of men, and all attempts to reduce it to practice have been regarded as a mean and paltry lure to popularity. He is called upon, therefore, to explain himself more fully on this head, and should distain to come forward with dark affertions, which he dare not openly I think I have now noticed all the parts of the honourable gentleman's speech, which had a personal allusion, either to me or the eminent characters who came into office at the fame time. The more general topics of his speech I shall leave to the resutation, as I promited in my outfet, of those who are equally ready and more able than I am.

Mr. HARDINGE faid, that in juffice to the right honourable gentleman who spoke last, and to himself, he was anxious to declare, that the sentiment alluded to, relating to the commerce and constitution of the country, had come from him, and not from Mr. Windham; nor was he ashamed now to repeat, that if the unfortunate difficulty should ever arrive when he must facrifice either one or the other, he would say, "Perish commerce, live the constitution." This he should have openly avowed before, if he had not thought that it was generally known and needless, as, however, a sarther misunderstanding seemed to have gone abroad, he conceived it incumbent on him not to delay the most explicit avowal.

Colonel MAITLAND observed, that he had, in his opinion, fully disclaimed all intention of alluding to the right honourable gentleman, on the part of his noble relation, and he would fain ask, whether the affertion, "that the sentiment had been afferted by authority in the House of Commons, was more likely to allude to the Member for Norwich, who had then no office in Administration, or Her Majesty's Solicitor General?

So much for the first point, as to the second, relating to the anecdote of the Rockingham party, that he knew had been taken

from the most authoritative registers of the times. And fure he was that no man in or out of that House would scorn more an instidious or unfounded attack than the noble Lord alluded to. It was a fact well known, whether the right honourable gentleman went or not, that the Duke of Portland did attend meetings for a parliamentary reform, and at one of them preserved a complaint of some transaction in the House of Lords.

Mr. WINDHAM faid, that he spoke with certainty only to himself; as to the other characters named, he spoke as to his sincere belief; though if being present by accident or for a particular and distinct purpose, was to be construed into an attendance for the radical purposes of the meeting, he might, for ought he knew, be implicated like the noble Duke.

The Marquis of TITCHFIELD declared, that to his knowledge his noble relation did never attend any meeting, to partike in or countenance any measure of parliamentary reform, though he had attended many to procure economical reforms; and in confirmation of this, he ventured to appeal to the recollection of his right honourable friend (Mr. Fox).

Mr. FOX declared, that it was certainly his opinion that the Duke of Portland had always been an enemy to parliamentary reform, but that it was also equally true, that at the period alluded to, there were meetings which the Duke of Portland attended, and in which the idea of a reform in Parliament was not discouraged.— There was a meeting in Westminster, which met several times, and recommended as a proper object of reform a reform in Parliament. That meeting the Duke did attend. His Grace stated to that inceting what had paifed in the House of Lords on the speech of the late Marquis of Downshire, and the Committee came to a resolution in consequence of that statement. These remarks were material to prove that his Grace not only confidered the principle of public meetings as not improper, but as laudable. With respect to the other persons alluded to in the note in the Earl of Luderdale's letters, it was not true of them, that they were inimical to the principles of Parliamentary reform. Of this, principle they invariably approved; and if it were necessary he would state the precise opinion which the Marquis of Rockingham entertained upon the subject.

Mr. ERSKINE faid, that, in order to discuss with precision the expediency of repealing the act which the motion fought to repeal, it was necessary to consider upon what principles, and under what circumstances, it had passed in the former session; because the question ultimately would be, Whether a necessity for passing it ever existed? and, if it did, whether it still continued to exist? The act

which the motion fought to repeal was, an act introduced upon the four of a necessity assumed to be imminent, to suspend the operation of a law which no Minister that ever shall exist in England would dare to abrogate; a law, without which England has no conflitution; a law which the people obtained by the virtue and firmness of their ancestors, after a great crisis in the Government, and which they could not, and would not, submit to part with. To do justice to the Minister, for he would misrepresent no man, this truth was fully admitted by him, when the Suspension bill was prepared. The fufe infion of any law was admitted to be the highest act of authority, which the Legislature of this country never descrates to the highest Magistrates, even the most insignificant law under which the fubject lives and is protected; a fortion, a law upon which the very being of public liberty depended. But it was faid, and truly faid, for he admitted the proposition, though he denied the application, that there are conjunctures in all States, in which laws made for univerfal protection must yield to a paramount necessity, and that, as Blackstone says, the nation, in such case of imminent necessity, parts with its liberty for a short scason to secure it for ever. The existence of this paramount necessity was, therefore, assumed by the Minister in the last session of Parliament, when, after having advifed His Majefix to arrest the persons and to seize the papers of many of his subjects, he further advised him to fend a message to that House upon the subject, which was brought by the Secretary of State on the 12th of May last. This message informed the House, that His Majesty had discovered the existence of a traitorous conspiracy to hold a Convention, which was to subvert the Government, and assume to itself all the functions of Parliament. He said, that he read the terms of the message, to shew that the House did not suspend the Habeas Corpus act upon a vague undefined suspicion of a conjectural confpiracy, but upon what appeared to it to amount to sufficient evidence of a distinct specific treasonable conspiracy against the Government: not, as Mr. Windham had stated it, a general suspicion of undefined danger from seditious libellers or disturbers of the peace, but a politive, accurately delineated and defined confpiracy, to hold the Convention, which was to suspend the functions of Parliament. His Majesty's message, and the papers it referred to, were, in consequence of it, referred to a Secret Committee: that Secret Committee, by its Report, published the evidence, and declared the existence of the same defined specific conspiracy: The Chancellor of the Exchequer then moved for the fulpention of the Habcas Corpus, on the same specific ground, and the preamble of the act itself recited its existence.

The Habeas Corpus act then stood suspended to the 1st of February, not as to a day that had any thing particular in it; not as an epoch in the country; but as to a period within which the House expected that what had happened would take place; viz. that the matter contained in the Reports on ex parte evidence would be confirmed or negatived, and explained in the judicial proceedings fet in motion by the House in consequence of its answer to the Crown. The Attorney General's duty, therefore, under all these circumflances, was to fet the criminal law in motion—to point it to the charges made by the House-judiciously to prepare the charge, judiciously to felect the most proper criminals upon the evidence, and fo to arrange the evidence, that the grand jury, and afterwards the petty jury, should have the full view of all that the two Houses had prepared. The indictment was therefore prepared, and ably prepared, to meet the whole case, and accurately pursued the views of Parliament; and it charged, therefore, as the crime, the confpiracy to hold this specific Convention for the traitorous purposes asfurned by the Reports. The questions of fact, therefore, submitted to the jury, were, whether the defendants compassed and imagined the King's death? and, whether, in pursuance of that traitorcus purpofe, they conspired to hold a Convention, which Convention should assume the functions of Parliament? and, whether they conspired to provide arms for that traitorous purpose? and, whether they published the various papers published in the Reports, with the traitorous purpose, i. e. either to hold a Convention for the ti itorous purpoles charged, or, to levy war and rebellion, generally against the King? The Grand Jury, which sat, like the House of Commons, on ex parte evidence only, found the bill. Indeed they were differently circumstanced from every other Grand Jury: for they had before found the bill by their representatives in Parliament. And, independently of that legal fiction, they were bending beneath the authority of the King, and the two Houses of Parliament; whose pre-judgment had loaded the press for months together. And upon this charge, with greater difficulties to struggle with than he ever recollected in his private practice, the parties were put upon their trials. They severed in their defences, and the Crown had its election, whom it would try first; and Hardy was fixed upon, on every principle which could guide professional men in the exercise of a great public duty. for he might be said to be privy to what he called the whole body of the evidence. The case of Hardy was opened by the Attorney General, who had been an active Member of the House during the conjuncture which led to the trials, and a Member of the Secret Committee; who, be-Vol. XL.

sides, attended the King's Ministers assembled in Council; who was prefent at all examinations; and who, added to these advantages, had, he believed, inspected and studied every paper the most remotely connected with the cause; and who was more master of all their bearings, than he could have supposed the human mind capable of containing, above all learned and intelligent men, upon fuch trash as this House had set it to work on. Mr. Erskine then faid, that he was prepared to shew, by the sequel of the proceedings, that the juries by their verdicts had, not merely by probable inference, but almost directly and technically, negatived the existence of the conspiracy, upon which the suspension of the Habeas Corpus avowedly was founded. In order to establish this, he said, that the Attorney General had divided the cause into three branches: First, Whether the treasonable conspiracy charged by the Reports, and which was made the foundation of the indictment, existed at all in any body? Secondly, Whether the prifoner, Hardy, had a share in it? Thirdly, What was the legal confequence of the establishment of these two propositions of fact? On othering the first branch of the evidence, he (Mr. Erskine) had objected to reading the writings, and proving the acts of a great number of persons scattered throughout the kingdom; most of whom, indeed most of whose existences, were unknown to Mr. Hardy. He had institled, that the connection between the actors and writers with the profoner should first have been established, before the minds of the july should have been affected by their actions or their writings. He did not, he faid, mean to argue that point, or to consider its legality: It was enough for him, which was every thing to the prefent purpose, that it was over-ruled by the Court, because it let in the whole evidence which the House had collected—every thing in both Reports. and a hundred times more: All that any man in any fociety in England or Scotland, professing the objects of retorm, had done, or written, or faid, even the whole, or the most material part of the evidence against Watt, at Edinburgh; Watt, the spy of Government, who was hanged to fet the thing a-going. If the prifoner's counsel had prevailed in their objection, it might have been faid, with some air of truth, that the jury had not before them all the materials for judgment, which had been before the House: or, if any technical legal objection had been fuccessfully made, to the relevancy or admissibility of any part of the Report, the same thing might have been faid: Or if it had been faid before the jury alto intuitu; if it had been offered as proof of a criminal disposition in the prisoner Hardy, and not of a general conspiracy, the same plaufible argument might have been employed, but he undertook to

shew, first, that the whole Report, or as much of it as the Attorney General thought fuitable to the purpose, was received in evidence at the trial, that no objection prevailed against it, and that it was given in evidence directly and technically to establish the very proposition predicated by the House in its Report; so much so, that the Chief Justice, following the arrangement of the Attorney General, expressly and repeatedly stated to the counsel and the jury, that the general evidence was not evidence which could affect the prisoner, unless afterwards brought home to him; but that it was received to chablish the existence of a conspiracy, without which he could not have conspired, viz. A conspiracy to hold a Convention for the subversion of the Constitution, which the indistment charged; the identical specific conspiracy afferted in the preamble of the suspending statute, sounded upon the Reports of the two Houses of Parliament. It was plain from this view of the trials. which no man could deny, that the major proposition of fact, without which neither any fecond uy matter of fact, as affecting the individual, or any matter of law for the Court to confider of, could arife, was the belief of the jury, that a general conspiracy, such as the indictment charged, existed somewhere. The Lord Chief Justice had expicisly put the cause in that way in ruling the admissibility of the general evidence on Hardy's trial. He faid, that there were two questions of fact, and a legal conclusion, if the facts rendered any legal conclusion necessary: First, whether the conspiracy, as charged, existed at all; and secondly, whether Hardy was party to it; and thirdly, what was the legal consequence if the two propolitions of fact were established. If, faid the Court, addressing the prisoner's counsel, the jury are not convinced of the first, eadet quellio, your client is not responsible, there is no matter of fact for application to the prisoner, and no law for me to deliver. This flatement was undoubtedly correct, fince the only way that the debated question of treason could nife was, whether the existence of the conspiracy, charged by the indictment, if found by the jury, dal amount, either by inference of law, or irrefiftible conclusion from fact, to a compassing of the King's death? Mr. Erskine said, he built this argument upon the foundation of justice to the Attorney General, which he willingly rendered; for he never contended that a thousand libels on Parliament put together, could amount to the crime charged, nor the most feditious intention of approaching Parliament by seditious, riotous, tumultuous assemblies; but only that if the puloners contemplated utterly to subvert the whole constitutional authorities, including the King's prerogative, thereby destroying the regal office, which no King was likely to furvive, that this

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was a compassing the King's death, without any evidence of a direct conspiracy against his person. Whether this be law or not, is luckily wholly and absolutely irrelevant to the view he meant to take of this question; and therefore he protested against giving the House any jurisdiction upon it in this posture of debate, for very obvious reasons. He had already delivered his opinion on the subject; and though he by no means agreed that an advocate was bound in his own person for any statement of the law as counsel at the bar (a curious and a dangerous proposition for the country), yet he did voluntarily and folemnly now declare that his opinion did go along with all that he delivered upon the trial on the subject, and that he believed it was an opinion which no argument nor any length of time would change. This, he faid, was a mere digression, as it would be folly to suppose that the House should support his opinion in oppofition to that on which it had flaked its character with the country; and he was therefore ready, for argument's fake, to suppose the law to be as the House had declared it; and that upon the matter before the House, when viewed ex parte only, that there was a reasonable ground for believing in the supposed conspiracy; because still the question before the House returned back in its genuine shape, viz. Whether, after the judicial inquiry, which the House always intended should decide the question, and which could alone decide it, the conspiracy which the House had believed, and, for argument's fake, had reasonably believed, on viewing one fide of the evidence, could now be constitutionally believed and acted upon, after decifions founded upon the view of both? To decide this question with incontrovertible force, he faid, that it was clear to demonstration that the jury could not have acquitted Hardy upon any other principle upon earth, confiftently with common honedy and common fenfe, than upon the utter dishelief of the existence of the major projosition of fact, i. e. of a conspiracy, such as the indictment charged, exifting at all. Whoever would read the Attenuty General's opening, which was published by Mr. Gurney, would fee this illustrated with great force. The House could not complain that its cause was not wholly and entirely laid before the jury; for the Attorney General, pursuing the views of the House, maintained, and with great ability, first, that a conspiracy, such as was elarged, to subvert the Government, actually existed, and that the whole body of the evidence manifested that specific conspiracy; secondly, that Hardy was a party to it; and lastly the conclusion of law, which, as he had observed already, could not arise, till both the facts stood established as a foundation for it.

. The Attorney General having maintained the major proposition,

by laying before the jury the whole mass of the Reports, with a variety of other matter, the benevolent invention of spies, felons, and miscreants, next proceeded to maintain that to which, he confessed, he faw then, and faw now, no possible answer, viz. that, if the conspiracy existed, Hardy was necessarily involved in it; and he never should ferget, if he were to live for ages, the emotion of his mind upon this part of the argument, which he always confidered to be invulnerable. He had faid at the moment, to his worthy and learned affociate Mr. Gibbs, that if, stooping under the preffure of prejudice, or distracted by the extent of the materials, the jury should be led to suppose that a general conspiracy existed, for which undoubtedly there was not the smallest foundation, the guilt of Hardy was a more corollary, and certainly it was; for, take out the correspondence of Hardy from the evidence, and the whole fabric vanished like an enchantment. He was secretary of the most active and bold fociety; he was, in fact, its founder; he composed its original inflitution; he was the first mover to the Convention in Scotland; he was the first mover, also, to the holding of that second Convention, the conspiracy to hold which was the charge in the in-Whater et was done, he did; whatever was known, he knew: whatever was in contemplation, he contemplated. was a confriracy, he unquestionably conspired. Mr. Enskine said, it fell to his lot to open the case of this unfortunate man, and, if he had known what he should have then felt, he would have shrunk back from it; not from the difficulty of the case, for he thought that nothing, but from the load of prejudice that hung about it. learned coadjutor and himfelf having the fame opinions, and being refolved to purfue the fame courfe, they had indeed but one, and that was, to grapple with the existence of the conspiracy; for although he did not rashly and madly admit, that the establishment of the confpiracies necellarily involved Hardy, yet he never fet about the denial of it, because there were some propositions which no prudent advocate would urge: if he urged it, he must have lost all credit with the honest and judicious men who were to decide upon his client's life and death. This was fo much the case, that the Chief Juttice, in furning up, divided the cause into two branches. as it had been before divided upon the arguments for admitting the evidence; and told the jury, that the principal question, and which was a mere unmixed matter of fact, was the conspiracy as charged, and Hardy's share in it; and after having summed up the general evidence, he faid, he was forry to fay, that, if that evidence fatiffied them that a Convention was intended to be held for the purpoles charged, the prisoner stood in an awful predicament; for he not

only stood implicated in the larger part of it, but that it had been but feebly urged by his counsel that he was not. The judge faid true: We forbore to urge it, because we knew that it was not tenable ground. As little reliance had we upon the law as we stated it; for, though we were firmly convinced that the defence was invulnerable in point of law, not only by the statute, but even by all the authorities, yet we did not expect that the jury would prefer our statement as advocates to the judgment of the Court, whether well or ill founded, but we looked to the great sheet-anchor of the cause, viz. The gross falsehood and absurdity of the supposed conspiracy, on which we replied, and on which we prevailed. The jury, after retiring a very short time, pronounced Mr. Hardy not guilty, to the very general fatisfaction of the Public, as it was at kast generally understood, and the Court adjourned for some days. On the trial of Mr. Horne Tooke, the Chief Justice, so far from bringing into doubt or quellion the propriety of the former verdict, reminded us that, in point of technical form, the verdict should be proved; and nothing was hinted from Bar or Bench, that there was the smallest cause of distatisfaction. Mr. Horne Tooke being of the Constitutional Society, most of the addresses to Paine, relative to France, were brought home to him; yet they were found to be perfectly confiftent with an attachment to the forms of our Government: And why were they not? How can it be inconfiltent with the subject of a free Government, to congratulate another nation for afferting its facedom, though in a diffimilar form? When shall we get rid of pugbears, which are conjured up for our difgrace and our destruction? The acquittal of Mr. Tooke, he next said, was a most important place to rest in the matter before the House; it was a great zera in the proceedings, in his own opinion, quite decitive of what the House ought to do that day. In order to state what was done with precision, they must look first to see who the persons indicted were, and what was the direct evidence against them. The Attorney General had properly fixed on, as defendants, those who had taken active steps as Members, conferring and co-operating towards the holding the Convention; for the only perfons comprehended in the conspiracy were the Members above mentioned, and Mr. Hardy, the Secretary to the Corresponding Society.

On Mr. Tooke's acquittal, Mr. Joyce, Mr. Holeroft, Mr. Kydd, and Mr. Bonney, the only indicted members of the Constitutional Society, were discharged by consent; and at that period that their evidence might be given for the next prisoner. On what principle were these four gentlemen discharged? Upon two principles only:

**Two, he meant two uniting together. First, that Mr. Home

Tooke was honeftly and justly acquitted; else his acquittal generated no conclusion in favour of others, who stood in a similar predica-Secondly, that he being innocent, they could not be guilty. And the reason was obvious, for they were engaged in the same object, be it good or evil. The only remaining prifoners under this indictment, were Mr Thelwall, and the other five members of the Corresponding Society, who were members of the same committee of co operation. And on the trial of Mr. Thelwall, the chief justice found the acquittal of Mr. Hardy and Mr. Tooke, and the others acquitted by conferr, directly in his way: he faid, the chief justice—for none of the jury, nor any of the audience, ever entertained a moment's doubt on any part of the case. And to be fure, the confequence of the acquittals was irrefiftible: for how could one individual be conspiring with others acquitted? And how could their innocence and his guilt stand conistent? could the two focicties be innocent, who appointed traitorous committees for traitorous purposes, and who received traitorous reports. if they were traitorous. And how could twelve perions meet for the express purpose of subverting the Government, and yet six of them should not know what five of the others contemplated? yet this shameful farce was kept up at an expence ruinous to individuals, until it was fairly beat down by the honest enthusiasm and indignation of a people, which it, in a manner, roufed as from a deep fleep. It only remained to fee how all these proceedings affected the case before the House. They had suspended the Habeas Corpus act on the affumed existence, on ex parte evidence, of a specific conspiracy detailed with the greatest accuracy; and they had fuspended it for the purpose of judicial trials. They had not convicted one man in England, and they had made the country a scene of triumph at their defeat .-- Did they mean to state to the House to go on with the new profecutions to establish this conspiracy to hold a Convention? If they faid yes, let them state the progress: who were the criminals? What were their numbers? and why are they not now ready for trial? But supposing they meant to go on, and were still unprepared for trial, the Habeas Corpus act had no operations on treason which would affect the case; they might postpone the trial, under the wife exception provided in the Habcas Corpus act, that the prisoner shall not be bailed or discharged, though not brought to trial in the ordinary course, provided it. appears upon oath that the witnesses for the crown are absent. Suppoling, therefore, that individuals were still suspected of or charged with treason, or even with this specific treason, now that the matter has been so fully and fairly investigated, why could they not be pro-

.ceeded upon according to law, without a total suspension of the liberties of the whole nation? Why cannot individuals be brought in this as in any other case to justice, without arming the crown with a dangerous authority, which its ministers, in some of the stages of fubordination, would, in the nature of things, abuse, and which could not be vindicated upon any principle of general utility or fafety? He could not help thinking that this argument pressed more than is conteded, when, notwithstanding the acquiescence of the crown, the . verdicts, without being constitutionally questioned, were fought to be discredited; and because that could not be done with effect, the very trial by jury itself was to be brought into difrepute. The honourable gentleman who had spoke last (Mr. Windham), instead of fpeaking to the question, had deliberately defended himself against the attacks of Mr. Sheridan, and feemed to think every body bound to fubscribe to his acquittal upon his bare word: for he had called no witnesses, not even to his character, which was his principal defence. He did not wish to question the honourable gentleman's defence, even under these circumstances. How much more then should he respect the cases of men who had called witnesses, and who had been acquitted by their country! He was forry, he faid, to fee these prevish observations in that place, not because they affected the trial by jury, the value of which was too deeply rooted in the hearts of every Englishman to be impaired by any observations, but because it brought the House of Commons into disrepute, which was already but too much funk in the cstimation of the people. This confideration, he faid, led to the only remaining topic, the policy of rejecting the motion. Was this a time, he faid, for us to affront and teaze the people with groundless jealousies? We, their fervants and their representatives—if we, instead of fitting here, the popular branch of Government, to protect them, charge them with vague, unfounded confpiracies, take care that the charge is not reverberated on us. Above all, let us attend with prudence to the present calamitous conjuncture. If in consequence your enemics, whom you affect to despise, with whom you will not, whom, it feems, you cannot treat with—if they should, as perhaps they may be in a short season upon our coasts to invade us—if the prefent fystem continues, who is to defend the country? Who but this infulted people whom you calumniate? The people only can do it, and they only will do it, as they feel an interest worth the exertion. Let the right honourable gentleman attend to the maxim happily expressed by the poet, and no less happily applied by his great father to the case of alienated America:



"Be to their virtues very kind, Be to their faults a little blind; Let all their ways be unconfin d, And clap a padlock on their mind."

Mr. Serjeant ADAIR faid, that before he entered into the general question which had been brought under the confideration of the House, he wished to guard them against a fallney and misapprehension which had arisen from the popular description of the act in question, and of other acts of a finilar nature. They had been called Suspensions of the Habeas Corpus Act, but that title was by no means applicable to them, in the extent in which it had been applied, and he hoped the House was sensible that, while certain gentlemen were flitting that the pallidium of English liberty was destroyed by the suspension of the Habeas Corpus act, that only one fingle chuse of that most excellent act, that was applicable to the offence of high treason, had been in fact suspended; all the rest of that valuable act was left untouched, and in the full possesfion of the people of this country, as much as if no fuch act as that of the last session had ever taken place. The act of last session fulpended that clause by which persons indicted for high treason were entitled to be tried within a limited and precise time. Ministers had used the power conferred upon them by that act illegally and wantonly, and had deprived the subjects of this country of their liberty without any probable cause, he had no difficulty to state, as a lawyer, that the persons so treated would have an action of false imprisonment. Whoever abused that power, and maliciously and without probable cause deprived a subject of this country of his liberty on a charge of high treason, was amenable to the laws of England. The remedy provided by those laws was not affected by any thing in the present act, and on the contrary, it would appear to be a great aggravation for any Minister, acting under the power conferred by this bill, to violate the trust reposed in him, and maliciously, and without any probable cause, to deprive a subject of England of his liberty. It had been most industrioully stated out of doors, that by the Habeas Corpus suspension bill, all the rights and liberties of Englishmen had been surrendered into the hands of Ministers. For what purpose those miserepresentations had been made, was best known to those who had made them. fully and entirely acquitted his honourable and learned friend (Mr. Erskine) of every thing of that fort. The question for their consideration was, whether there was any thing now before the House to induce them to repeal that act before the time affigned for its expiration. That must depend on one or other of these two que-Vel. XLII.

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stions-Whether there was any thing to satisfy that House, that they had originally passed the act under any mistake of the then existing circumstances, or whether any thing had passed since that time that had removed the original ground upon which the act was founded. With respect to the first point, so little had been atrempted to impetch it, that it seemed there was nothing to answer mon that. Many circumstances clearly shewed, that when the sufpension act passed, there did exist an urgent and weighty necessity which was stated, and which he agreed ought to take place before any part of the Habeas Corpus act ought to be repealed. An urgent and weighty necessity actually did exist, and there had no argument been advanced to fliew that it did not. It remained, therefore, to enquire whether there had any thing occurred which had done away that ground, which had been decided upon by the wifdom of Parliament. Upon that, hardly any thing more was to be faid than upon the former point. It was necessary for those gentlemen who moved for the repeal of the suspension bill, to shew to the satisfaction of the House, either that no conspiracy existed at all, or if it had existed, that it had now been completely done away, and ceased to exist at that moment. The gentlemen on the other side of the House, and particularly his honourable and learned friend, had boldly stated, that the late trials at the Old Bailey had disproved the existence of a conspiracy. He said he was very much surprised at the language he had heard respecting the effect of the verdicts of Juries. He believed that no man who heard him had an higher respect than he for that institution, but he was very far from thinking that the institution of Juries would either be advantageous to individuals or to the general administration of justice, if the verdicts of Juries were to be attended with those effects which had becay flated by some gentlemen.—It came to this general proposition, that by the verdict of acquittal of a Jury, the innocence of a party acquitted was completely and for ever, and in all cases, cstablished beyond all doubt and controverly. That was a proposition to which he could not agree; and notwithstanding the high language of his honourable and learned friend (Mr. Erskine), notwithstanding the supposed insult to the prisoners that had been acquitted, notwithflanding the furprize expressed by some persons, he could never agree with his honourable and learned friend that it was not constiintional, that it was not decent, that it was not proper, whenever the occasion should occur, even to arraign the verdict of a Jury, in that House, whenever the truth and justice of the case should warrant it, and whenever that enquiry became necessary, for the decision of the question under deliberation. If that was

fo, what was to become of the superintending power of Parliament, of that power which, by the Constitution, was ledged in them for correcting the abuses of every part of the administration of justice from the highest to the lowest? What was to become of the controul of Parliament over corrupt judges, to impeach them, if the verdict of a jury was to weigh down the rights of Parliament The controll of Parliament was the only remedy provided by the Constitution for suppressing the corruption of judges, as well as for removing, as much as possible, every defect in every part of the administration of justice. If it was done on just grounds, and with decency, it was the duty of every Member of Parhament to point out all fuch abuses. At the same time the learned Serreant admitted, that if it wis done on trivolous and weak grounds, a man must ex-But to fay that it was not orderly, that it was not proper, that it was not conflitutional to arraign in that House, the improper conduct of any person, from the highest to the lowest. Who was concerned in the executive or judicial Government in the country, excited his furprize. He faid he held himfelf perfectly at liberty, and he laid in his claim without the least referve, that if he thought the verdicts in question were reprehensible in any refpect, if he thought they were corrupt, he held himself perfectly at liberty to fay to to that House; there was nothing in the case that called on him for that, there wis nothing before the House that called on him to arraign the verdicts of the late junes at the Old Bailey, because the principles of the administration of criminal inflice gave the fullest reputation to all the consequences which had been attempted to be drawn from those verdicts. His honousable and learned friend hid very properly flitted, that it was the duty of the grand jury to interpole between the Sovereign and the fubicely. to prevent the subject being vexed and harrassed with a frivolous proficution.-What was the duty of a Grand Jury? In the first place, they ought to be clearly fatisfied, that the charge stated in the indictment preferred to them, existed. On that points it was the duty of the Grand Jury to have clear and fatisfactory evidence. otherwise they were not faithful to their oaths. They ought not to prefent any criminal to be tried, till they were fatisfied the offence charged actually ex fted, and had been committed by fome body Another thing of which they ought to be fatisfied, was not that the person charged was guilty, but that the existence of the offence being established, there was a probable ground laid for charging the particular person with it, against whom the indistment was preserved, that there was such a reasonable presumption of his guilt as to make " that there was such a reasonable presumption of the second for the set sit and proper to put him on his trial, in order to account for the second sec

conduct before a Jury of his country. The business, therefore, of a Grand Tury, was to see that the crime described in the indictment, had an existence in the country, and there must also be a probable prefumption of the guilt of the person named in the indictment. The finding, therefore, of the Grand Jury, chablished two propositions, (as far as the authority of their opinion could decide) that the conspiracy which was the subject of the indictment, had an actual existence, and that there was probable cause for imputing that conspiracy to the persons accused. The next consideration was the Petty Jury in contra-diffraction to the Grand Jury. When in a civil case, a question of property between man and man came to be decided by a Jury in a Court of Justice, they must decide one way or another. They must either give then veidlet for the plaintist or the defendant. They must form a judgment on the evidence, and according to its preponderincy, give the property either to the one or the other. But if the Jury were so to decide in a criminal case, they would neither do justice to the pulona nor the public. It is they duty to be clearly fatisfied he is guilty of the charge against him, otherwise they ought to acquit him. It was not enough that there was a preponderancy of evidence against him. He did not mean there should be demonstration, because the affairs of human life did not admit of that species of evidence. But if there was a found and well-weighed doubt, that ought to weigh in the mind of feber and discreet men, their duty in such case is to acquit the prisoner. Such a verdict was not founded, as in a civil cale, on the appondetancy of the evidence, but on a reasonable doubt of the guilt of the defendant. This, he faid, was not only the general law, but that was the explanation of the law given to the Jury, who found the verdicts in question, by the learned Judge, Chief Juttice Lyre, who prefided at the late State Trials. But there was another paneciple in the criminal law of Lugland, to wit, HUMANITY, according to that principle, it was held to be better for the idnanistration of justice, that twenty guilty persons should escape tha punishment of the law, than that one innocent person should be punished. Did not that very principle prefume, that twenty sailty persons might be properly, honourably, and judicially acq it d? The propolition itself implies it; and he admitted it was petter for the public and for humanity, as well as for the administration of griminal fuftice. This was a maxim of the law of length i, and every man of generous and honourable feelings went along with it. sillais, then, being the nature of criminal proceedings, and this being the principle of the criminal law of England, was it possible contend as a general principle, confistent with common sense, that a verdict of acquittal was, in the mind and conscience, a proof of the innocence of the party acquitted. It was inconsistent with the rules of cummal law, and of cummal justice. But the result of the verdict of acquittal was, the restoring the party acquitted to all legal purposes, in all legal consequences, to the condition of an innocent man. From the encumstance of being acquitted, the party, in the eye of the law, was innocent, as to life, liberty, and property. As fir is the law could protect him, he was exempterm all the legal consequences of guilt. That, and that only, was the general effect of a verdict of acquittal.

His how grable and learned friend had flated, that there were three propositions for the confideration of the Court and Jury, at the late trail. 11t, The existence of the conspirity, 2d, Whether the persons in sicked were guilty of it, and, 3d, The law on the fubject. His honou able and learned friend (Mr. Erskine) had contended, that the G ntlemen of the Jury must have given their veided on the fift of these propositions, on finding that no conspiracy exitted. The learned Serjount, however, did not fee very clearly how his I onourable and learned friend could know that the Jury drew their inference from one proposition, which might have been equally drawn from all the three propositions. Unless the Jury themselves had explained from which of the three propositions they hal drawn the conclution, the learned Serjeant thought he was better aut to ifed to a que, that the Jury founded their verdict on the proposition that, in their min's, the evidence was not brought home to the differ nt prifencis. His honourable and learned friend had flated, with a confiderable degree of confidence, that on the first trial, in his judgement, it was impossible to acquit on any other ground than a doubt of the existence of that conspiracy. If that had been to, they would not, he conceived, have been entering on that differ from that day. He begged the House to attend to what would hav been the probable confequence, if his learned friend had di tine? flued that before the Jury. It was flated both by the Bir and the Bench, that there was first the general evidence to prove the existence of a conspiracy, but that was not sufficient, unlet it was brought home to the priseners. That being the ground flated to the July, the existence of the conspiracy was a preliminary question. If it had been the opinion of the learned Judge, that the existence of the confrishey was not proved, would be have suffered the time of the Court and the Public, for weeks after it was established to be wasted, if there were no grounds of a conspiracy against any body? If there had been any doubt of its existence, the Justine would not have been kept day after day, and night after the

from their families, till they had gone through the whole body of the evidence, if no ground for a conspiracy had existed. It would have been abfurd to have made a long inquiry, whether Mr. Hardy was guilty of a conspiracy, if no conspiracy ever existed. If it had been the opinion of the Jury that no conspiracy had existed after the evidence was gone through on two of the trials, would they have considered for upwards of two hours, whether the defendants were guilty or not? If they had been fatisfied the conspiracy did not exist, they would not have spent a moment on such a consideration. If, on the trial of Mr. Hardy, they had found no conspiracy existed, that would have been an answer to the indictment brought against Mr. Tooke, and yet he was five days on his trial; which proved, to a demonstration, that the Jury believed in the existence of a conspiracy somewhere, since they had spent so long a time in investigating whether Mr. Tooke was guilty of it. With respect to all the arguments that had been advanced by his hone untile and learned & friend, to shew the prisoners could not have been fr perly acquitted, unless the Jury were fatisfied that there was no confpiney, they had made a very strong impression indeed upon his mind. He had treated that point very ably; and, notwithstanding the verdicle of three Juries in favour of the innocence of these gentlemen, his honourable and learned friend had gone a great way to convince him of their guilt, Though it was not his inclination, (because it did not appear to be a necessary part of his duty) to arraign the verdicts of the Juries, he by no means felt himfelf bound to support them, if, by the arguments of other gentlemen, they were proved to be erroneous. Had his leuned friend, in his zeal for disproving the existence of a treas nable conspiracy, succeeded in proving to the House, that, if such a conspiracy did exist, it was impossible, confistent with the evidence, to have acquitted his clients from having had a principal share in the guilt -- had (faid the learned Serjeant) his friend who fpoke last, successfully established that proposition,— And should it happen, that the House, judging from undisputed facts, and written evidence which could not receive, should still remain clearly convinced of the truth of the confpiracy in question-Whatever conclusion might be drawn from these two propositions, so fated, against the verdicts of the Juries, his learned friend, and not himself, must be answerable for that conclusion. The House must decide for itself, whether it would abide by, or renounce the opinion declared in, its own Reports: Whether, acting in its de-Pherative capacity, and possessing an equal knowledge of the facts, the would give up its own judgement to that of any Jury, however sofpectable it might be.

It was not an immaterial elecumflance that it was now admitted by the counsel for the prisoners, who, though few in number, were great and respectable, that all the facts on which the two Houses of Parliament had grounded their Roports had been fully established by legal evidence, and he would venture to fay, by evidence which had been uncontradicted. His honourable and learned friend had observed, although the facts stated in the Reports were admitted, that the jury had negatived the conclusion. This, the learned Sericant, for the reasons he had before given, utterly denied, supposing for a moment that it were so, suppose a jury, admitting all the facts on which Parliament had formed a deliberate jungment, should have thought fit to draw an opposite conclusion, was the House quite prepared to bend to that decision, and surrender to the verdict of a jury the deliberate opinion of the whole Legislature of the kingdom? Could this mode of argument be supported on the principles of common decency or common fente?

The learned Serjeant here, in opposition to Mr. Erskine's statement of the law of high treason, contended, that the law on that subject, as laid down at the late trials, was that which had been held to be the law of the country from the time of Lord Coke down to Lord Chief Justice Eyre.—I very elementary writer that had written on the subject, every Judge who had sat upon the Bench, had uniformly laid down the same principles upon the point.

The King, in his political, still more than in his natural capagity, was the object of protection in the laws respecting treason, because it was in his political existence, that the stability of the Government, the public tranquillity, and the fafety of the State, were most immediately and essentially involved. A direct and express defign against the natural tite of the King, was therefore not needfary to be prefumed, to convict of high treason, under the clause of the statute of Edward the Third, for compassing the King's death s but every confpiracy to overturn the citablished Government and dep fe the King, every measure taken to effectuate that purpose, was as much a treason of that description, as a direct attempt to assafinate the Sovereign, in short, it was, in contemplation of law, an evert act of compassing the King's death. He forbore, he faid, at present, to trouble the House with citing the particular authorities upon this subject, because no authorities had been cited, nor any arguments adduced, in direct support of the contrary proposition. Whenever gentlemen should choose to come forward, he was ready, on any proper occasion, to meet them upon that point.

The cloquent gentleman who introduced the motion for the re-



peal of the Suspension Act, asked if it was high treason for a number of men to meet together bona fide for the fake of a Parliamentary Reform?—God forbid, faid the learned Serjeant, that any fuch doctrine should ever be maintained by him, or any Member of that House. He would not say that those persons who had really met for that purpose were either guilty of high treason, or of any other offence; for men, conscientiously acting on the conviction of their own minds, to pursue a temperate reform, by legal and conffitutional means, might be innocent, might even be laudable; but thus much he would fay, that no means could be legal or conflitutional, but fuch as were fanctioned by the Legislature, a Abblished by the existing laws, acting in the manner, and according to the forms, prescribed by the Constitution. And it was not by the use of the words legal and constitutional, and the flunts pretext of a Parliamentary Reform, that fuch measures as those men had dared to adopt, whom an honourable gentleman had been pleafed to represent merely as innocent enthusiasts, could chape the in innation of all good men, or ought to be protected from the punishment of the law.

Here the learned Serjeant infated, that to fatisfy every unprejudiced man, that the professed object of a Parliamentary Reform was merely a coloured pretext, and that the real purpose of the popular societies lately established, or at least of those men who directed their operations, was a total subversion of the Constitution of the country, he need only recall the attention of the House to some leading facts already within their knowledge.

The first mode of judging of their intentions which he jointed out was, the books which they differinated with so much industry, and recommended with so much real, to the perusal of their countrymen. That men engaged in the prosecution of any favourite design, would recommend those publications which appeared best adapted to their views, and most likely to persuade others to concur in the same objects, as a general proposition, was too plain to be denied. That, as applied to the case in question, and to the views of those conspirators, which gentlemen on the other side had so stremuously endeavoured to palliate or excuse, it was a fair and candid rule of judging, and no refinement of the Crown lawyers, he would appeal to their own associates, to men of the same description with themselves.

The Revolution Society at Norwich, in a letter of the 4th of May, 1792, to the Constitutional Society in London, expressly say, the opinions and principles of this Society are best explained by an appeal to their literary representatives." Now, Sir, (said the

learned Serjeant) who are those literary representatives? Here, again, they shall speak for themselves-" The Rights of Man, by Thomas " Paine, and the Advice to the Privileged Order, by Joel Barlow, " have been read with attention, and circulated with avidity." Whoever will read the proceedings of the different Societies in London, Southwark, Manchester, Stockport, Leeds, Derby. Leicester, Birmingham, Warwick, Bristol; -in short, of all the popular affiliated Societies, formed on the fame Jacobin model, throughout the kingdom, will find, that they too have made the fame election of literary representatives; and that no representatives could more faithfully have spoken the language, or maintained the principles, of their constituents. Is it not, then, somewhat singular, that, in all the works of these literary representatives of men, who have been boldly stated to pursue no other object but a Parliamentary Reform, there should not be found one fingle word recommending that as a defirable or practicable object. But, that it should be uniformly treated as a measure impracticable and absurd; not only, not to be expected from the Legislature, but which that Legislature was absolutely incompetent, in point of authority, to effect?

Having now feen, Sir, (continued the Serjeant) that the doctrine of Parliamentary Reform is not that inculcated by these literary representatives, to whom the Societies have so distinctly appealed, for an explanation of their own principles, let us be what are their doctrines.

They are, "That the boasted constitution of England is a jumble of absurdities and contradictions, a more delusion upon the people, equally repugnant to liberty and common sense. That England has no constitution; and that nothing can deserve that name, or be consistent with the freedom or happiness of mankind, where Aristocracy is tolerated, or Monarchy suffered to exist." Accordingly, we find the same good people of Norwich, in the same letter, deliberately asking the question, "Whether the generality of the Societies mean to rest satisfied with the Duke of Richmond's plan only, or whether it is their PRIVATE design to rap up Monarchy, by the roots, and plant Democracy in its stead?"

The learned Serjeant then observed, that having seen what were the tenets of these Societies, as expressed by their literary representatives; the next mode of judging of their designs was, by the atliet with whom they chose to affociate. What had the Jacobin Club at Paris, what had the National Convention of France, to do with a reform of the Parliament of England? Yet these were the models whom our popular Societies chose to imitate, and these the allies with whom they were most eager to be connected,

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On the 11th of May, \$792, the Constitutional Society in London voted an address to the Jacobins, by the style of "Brothers," and sellow-citizens of the World!" The language and sentiments of that address were worthy of the persons who used them, and of the persons to whom they were addressed. "We cannot "conceive," say they, "a more diabolical system of Government than that which has hitherto been generally practised over the world." They tell the Jacobins, "that it would have given an additional triumph to their congratulations, if the equal rights of man had been recognised by the Governments around them, and "tranquillity established in all," and that they "can see no mode of defence equal to that of establishing the general freedom of Frope." These, Sir, are the terms in which these friends of Parliamentary Resorm exhort the Jacobins of France to that system of prosclytism and conquests, which has deluged the free of Europe with blood, and shaken her Governments to the foundations.

And here, faid he, it is worthy of remark, that they did not get think fit to address the National Convention. And why, Sir, did they not then address it? Because the Convention had not yet ripped up Monarchy by the roots. There was yet a King in Franc. The Monarch formed, as yet, at least a nominal branch of the constitution of that unhappy country. But, when the revolution of the 10th of August had done away the miserable remnant of Royalty, when they had depoted and imprisoned their King, when the hands of the Jacobin party, which then domincered in the Convention, were yet reeking with the maffacres of September, and the instrument of death was thirsting for the blood of their Sovereign; then, and not till then, the Convention became an object of the admiration of our innocent enthusiasts, and, on the 11th of October, the London Corresponding Society resolved on an Address to the National Convention of Irance. Then, and not till then, our English reformers tell them, "that the oppressed part of man-* kind, forgetting for a while their own fufferings, feel only for 46 theirs, and with an anxious eve witch the event, fervently sup-46 plicating the Almighty ruler of the Universe to be favourable to " their cause, so intimately blended with their own." Then, for the first time, it is found out " to be the duty of Britons to countenance 44 and affift, to the utmost of their power, the champions of human 44 happiness, and to swear to a nation, proceeding on the plan they * had adopted, an inviolable friendship." "We feel ourselves," fay they, "the victims of a reflless and all-confuming Aristocracy, 4 hitherto the bane of every nation under the fun. Wifely have you "acted in expelling it from France;" and again, " It you succeed,

" as we ardently wish, the triple alliance, not of Crowns, but of the people of America, France, and Britain, will give freedom to Eu"rope, and peace to the whole world. Dear friends, you combat for the advantage of the human race. How well purchased will be, though at the expence of much llood, the glorious privilege of faying Mankind is free! Tyrants and tyranny are no more!"

These, Sir, soon after the deposition of the King, and the evermemorable massacres of September, were the sentiments of the London Corresponding Society, "instituted," as we are told, "for

the fole purpose of promoting a Parliamentary Reform."

Glowing as is the language of affection and fraternity contained in this Address, the House cannot but have observed, that it is not from the mere dictates of pure philanthropy, and difinterested benevolence to all men, that they "fupplicate the Almighty to be favourable to the cause of the French Convention," but because they confider it, to use their own words, as "intimately blended with their own." Now, Sir, if we suppose, as it is plain some of their own affociates did suppose, that the private design of these addressers was to "rip up Monarchy by the roots, and plant Democracy in "its flead;" to depose their King, to abolish Monarchy, to annihilate the Peers, and to establish in England a representative Government, on the broad basis of liberty and equality, as explained and practifed in France, it is not difficult to conceive that they might confider the cause of the French Convention as intimately blended But if the professed object of a reform, by legal and with their own. constitutional means in the mode of Parliamentary representation, was the true and only purpose of their hearts, what the National Convention had to do with that object, or how the cause of the one could be blended with the cause of the other, I must leave (said the learned Serjeant) to men of more refined ingenuity than myfelf, to make out to the fatisfaction of the House.

Be that, however, as it may, the fact is certain, that this meafure of addressing the National Convention, (so totally irreconcileable with the professed object of these Societies, but so perfectly consonant with the existence of that conspiracy for which I am contending) appeared to themselves of such importance to their own views, whatever those views might be, that it was immediately adopted by the other leading Society in London, the Society for Constitutional Information, and made the subject of circular letters to all the popular Societies in Great Britain, recommending it to their imitation as a measure most effential to their cause. Soon aster, on the 21st of December, a Committee of Foreign Correspondence is appointed; their proceedings are directed to be entered in afeparate book; and the Deputies sent to the French Convention, in a language not liable to be misunderstood, and incapable of being explained away, but in a language fully recognised and adopted by the Societies from whom they were deputed, declare "that they "consider the example of France as having made revolutions easy;" and "that it would not be extraordinary, if in a short time the "French should send addresses of constatulation to a National Contention of England."

As a farther proof that the real object of these popular Societies, (notwithstanding they professed to be instituted for the jurpose of promoting a Parliamentary Reform) was what he imputed to them. Mr. Scijeant Adair next adverted to the declaration of the Southwark Society, instituted chiefly by Mr. Themall, in which, he contended, there was not a word referable to a reform of the House of Commons, but a direct avowal of Mr. Paine's principles of a representative Government, in these resolutions, which he stated:

"That equel, active extrems is the unotionable right of ellimen, minors, criminals, and infanc perfors excepted," and

"That the exercise of this right, in as jointed an adequate re"presentative Government, is the wisself device of human policy, and
"the only security of national freedom."

He argued farther in support of the fame proposition, from the proceedings of the British Convention at I dinburgh. He said he would not trespass on the patience of the House, to whole indulgence he was already so much indebted, by entering into a minute detail of those proceedings. He influenced, however, several of them, all which, he contended, accorded with the idea of the conspiracy and defign, for the existence of which he had been arguing, but none of them with the idea or a real, bona fide pursuit of the object of a reform in Parliament, especially, when the House would recollect, that one of their earliest resolutions was, to renounce all suture applications to the Legislature, on the subject of such a reform. They uniformly imitated the flyle and manner of the French Convention; their language was the fame; their forms of proceeding were the same; their committees the same; of all which he stated instances; and above all, he contended, their principles were the fame. However impotent, however infolent, however even ridiculous the instances of their assuming a legislative style in their proceedings might appear, yet that they had affumed it, nobody who read their proceedings could deny. But, of all their acts, that which most strongly developed their principles and defigns was, the memorable refolution ordered to be inferted at the end of their minutes, whereby they folemnly pledged themselves to each other, "declaring, before

"God and the world, that they would follow the wholesome example "of former times, by paying no remard to any act which should missible against the constitution of their country, and should continue to assemble and consider of the best means by which they could accomplish a real representation of the first, and annual elections, "until compelled to desist by superior force," and they resolved, "That the first notice given for the sate duction of a Convention bill, &c on any hill the first of the first of the sate strong corpus act; or means for a time of the sate in the sate of the sate

The first included to be the occuron, and this the manner is the ling the intended Convention, which was to meet for the first apple of effection a Parlimentus Reform, by legal and confiction I means. A hotale may fon of the hitterest enemies of I alond, the deet ed energies of intender and government, was soldered to the line you perturbly for armiting the representation in Parliment, for reforming the constitution of the kingdom. Such was the facture moment, to be exply according, as best calculated to premete the very, and facilitate the designs, of these legal and constitutional according.

It thouse disputed by the configurators themselves to be don int, was and it go bout this time, or even earlier, in In int, is mure of from the lit of their correspondence. In a letter of the 25th of July, 1703, from the London Corresponding Society to the Societies it Norwich, the latter are exhorted to activity, but above all, "orderly and courages ally preparing themselves for the ent, for the they) it is natural to suppose that those who now prey upon the Public, will not willingly yield up their enjoy nents, nor resposed is us or our rights, without a struggle. It may be advantageous to humanity to shew them, that their opponents are neither mob nor rabble, but an indignant, oppressed people, in whom is not yet entirely extinct the valour of their fore
"father."

Here then we see plainly, that some persons, however unwilling, were to be freed to yield up their enjoyments, that some awful event was looked to, for which they must be courageously prepared; and a struggle was to be expected, in which they might have occasion to exert the valour of their fresathers.

Need I fay more, Sir? (continued the Scrjeant) Are these expressions adapted even to the wildest plans of Parliamentary Reform? What courage is required in the exercise of the supposed rights of universal suffrage or annual election, or in any lawful and legal means that could be taken to obtain them? Is there a man who hears me, who can doubt that something more, and something else, was intended?

But, Sir, in what followed, these Societies, exasperated and disappointed, by the prudence and vigour of Government, in the dispersion of the Scotch Convention, were led by precipitancy and loss of temper, still farther to throw off the mask, which at times they had continued to assume. Resistance to the laws became now their avowed doctrine; a Convention, chosen by them and their affociates, claiming to act as the Representative of the Nation, and affuming the power to redrefs their grievane. s, and alter the constitution, by the fovereign authority of the People, was now their profesfed object. On the 17th of January, 1794, the Constitutional Socicty resolve, "That law censes to be an object of obedience, when it becomes an instrument of oppression." "That we see with reet gret, but we see without sear, that the period is fast approaching, 46 when the liberties of Britons must depend NOT UPON REASON, to 46 which they have long appealed, nor on their powers of expressing " it, but on their firm and undaunted resolution to oppose tyranny by 4º the fame means by which it is ex "ifed."

Thus, Sir, the Government of this happy country is represented as a tyranny, and the laws, handed down by our ancestors, are stated to be mere instruments of oppression, no longer the objects of obedience; and those laberties of Britons, which have so long been the envy of the world, are boldly affirmed to depend not upon reason, but upon the resolution to oppose tyranny, by the same means by which it is exercised—by force.

At a meeting on the 20th of January, at the Globe Tayern, faid to confit of near 2000 people, such doctrines as these are addressed to the people of Great Britain and Ireland:—

"The Irish Parliament, and the Scotch Judges, actuated by the same English influence, have brought us directly to the point.

"There is no farther step beyond that which they have taken.—
"We are at issue. We must now chuse at once either liberty or sta-

" very for ourselves and our posserity. Will you wait till barracks

are crected in every village, and till subsidized Hessians and Ha-

noverians are upon us?—You may ask, perhaps, by what means

"Itall we feek redress?—We answer, that men in a state of civilized society are bound to feek redress of the grievances from

"the laws; as long as any redress can be obtained by the laws. But our common Master whom we serve, (whose law is a law of liberty, and whose service is perfect freedom) has taught us not to expect to gather grapes from thorns, nor sign from thistles.—

We must have redress from our own laws, and not from the laws of our plunderers, enemies, and oppressor."

Can words contain a more explicit avowal of the means by which their purposes were to be effected? They must have redress from their Own LAWS, laws made by the usurped authority of their Delegates in that Convention which, for that purpose, they were treafonably attempting to convene; and not from the laws made by the Legislature of their country, as by law established, in the King, Lords, and Commons, whom they so decently and respectfully describe, as their plunderers, enemis, and oppressions.

The refolutions founded on these doctrines, are adapted to the doctrines themselves. They appoint a Committee, "to watch the proceedings of Parliament, and the administration of the Go-vernment of the country," and they resolve, that on any of the emergencies there stated (similar to those stated by the Scotch Convention, except only the case of invasion, which is omitted) "the General Committee shall issue summons to the Delegates of each division, and also to the Secretures of the different Societies affiliated and corresponding with this Society, forthwith to call a General Convention of the People, to be held at such place, and in such a manner, as shall be special d in the summons, for the purpose of taking such measures into their consideration."

On the 27th of March, 1794, the Corresponding Society deelares the immediate necessity of ealling 2 Convention of the People, which is acceded to by the Society for Constitutional Information.

A Committee of co-operation and correspondence is appointed by both Societies for carrying that object into effect, and circular letters are directed to be fent to all the popular Societies in the kingdom, inviting them to concur in the measure.

These letters contain the following remarkable passage—"Rouse then to one exertion more, and let us shew our consciousness of this important truth—if we are to be beaten down with threats, prosecutions, and illegal sentences, we are unworthy—we are incapable of liberty. We must however be expeditious, Hessians and Austrians are already among us; and if we tamely submit, a cloud of these armed Barbarians may shortly be poused in upon us. Let us form then another British Convention. We have a central situation in our view, which we believe would be most convenient for the whole island, but which we forbear to mention, sentreat-

ing your confidence in this particular) till we have the answer of the Societies with which we are in correspondence."

These expressions the learned Serjeunt stated, as too plain to need a comment. And he said, the last proceeding of these dangerous and infatuated men, to which he should at that time call the particular attention of the House, was the meeting at Chalk Farm, on the 14th of April, 1794.

At that meeting, among other things scarce less reprehensible, it was resolved, "That any attempt to violate those yet remaining laws, which were intended for the scarity of Englishmen, against the tyranny of Courts and Ministers, and the correction of dependent Judges, by vesting in such Judges a legislative or arbitrary power (such as has been lately exercised by the Courts of Justiciary in Scotland) ought to be considered as distributing entirely the social compass between the English nation and their Governors, and drawing them to an immediate appeal to that incontiovertible maxim of eternal justice, that the suffery of the pe ple is the supreme, and, in cases of necessity, the only law.

"That the arming and disciplining in this country, either with or without the confint of Parliament, any bunds of emigrants and foreigners, driven from their own country for their known attachment to an infamous despotatin, is an outrigious attempt to over awe and intimidate the free spirit of Britons, to fubjugate them to an army of nurcenary cut throats, whose views and interests must of necessity be in direct opposition to those of the nation, and that no pretence whatever ought to induce the people to submit to so unconstitutional a medium.

"That the unconflitational project of raising money and troops, by forced benevolences, (and no benevolences, collected upon requisition from the King or his Ministers, can ever in reality be voluntary) and the equality unjustifiable measure of arming one part of the people against the other, brought Charles the First to the block, and drove James the Second from the Throne."

Here, Sir, (faid the learned gentlemm) the principles of anarchy and confusion, the dissolution of Government, the doctrine of resultance to all lawful authority, are expressed in terms too plain for the dullest to mistake, or for the most subtle to explain away. The people of England are told, that by the measures, alledged to have been taken, "The social compast is entirely dissolved." Those measures are represented as an attempt to overawe the free spirit of Britons, and subjugate them to an army of mercenary cut-throsts; they are exhorted to disregard the authority of Parliament, and urged to an immediate appeal to that maxim of eternal justice, "that the

"fafety of the people is the only law." And the example of the execution of Charles the First, and the expulsion of James the Second, are falfely, wickedly, and treasonably held forth, as referable to circumstances existing at the present moment.

The House of Lords, too, have their share in this audacious attack upon every thing connected with the Government and Constitution of the country; and after alluding to a proceeding in that House, they state, with an insolent irony, their conviction, "that, when properly detailed, it will have a considerable effect in constraint, the country of the true dignity and utility of that branch of "His Majesty's Parliament."

Thus is it, Sir, that these innoceut enthusiasts, these reformers of the Constitution, who meant nothing but a Parliamentary Reform, and only pursued a laudable object, with a little, perhaps, of indiscretion. Thus is it, Sir, that they express their own views and opinions. Thus is it that they endeavour, by inflaming the minds of others, to lead them to concur in measures which their cool judgment would abhor, and to urge them (under pretence of afferting rights which they never possessed, and regaining that liberty which, thank God, they have never lost) to resist the laws, and overturn the Constitution of their country. And shall we again be told, Sir, not only that no treason has been committed, but that there existed no dangerous or criminal conspiracy of any kind, nor any thing but harmless associations, for the purpose of Parliamentary Reform?

The honourable gentleman who introduced the motion, had arraigned with some asperity the conduct of those, who, as he alledged, were for ever introducing exaggerated pictures of the disorders that had attended the French revolution, and had reprobated, in an unusual style of eloquent declamation, the use of the words "look to the example of France!" which, he said, were never brought forward but to inflame or mislead. Whether it was possible for any eloquence to draw an exaggerated picture of the disorders and calamities of that wretched kingdom, the learned Serjeant doubted; but he doubted still more the wisdom of rejecting the lessons of prudence, of foresight, and of prevention, which were so strongly afforded by the miserable experience of our neighbours, or of overlooking the awful warnings held forth by the scenes of ruin and desolation, daily passing, as it were, before our eyes, the alternate effects of the wildest anarchy and most ferocious despotism.

But if it could be faid, that we were not to look to the example of France, even in that point of view; What, faid the learned gentleman, must be the understanding, what must be the principles, what must be the feelings, of those men, who can look to the ex

ample, as an object of imitation and of envy. The cause of the Jacobins of France has been a continued warfare against law and property, order and Government, morality and religion. The massacre of September, the destruction of Lyons, the drownings of the Loire, the complicated horrors of La Vendec, are a few only of their measures, uniformly marked with the character of rapine and of blood. The annihilation of commerce, the destruction of agriculture and manufactures, the depopulation of the country, and the mifery of its furviving inhabitants, are the natural effects of the Jacobin system, which has prevailed. Yet the very model of the Jacobin Club of Paris, and of its affiliated focieties, was that pursued by the corresponding popular societies in Great Britain, and from which they borrowed their Constitution, their forms of proceeding, and in many inftances, their very language. These men, fuch as I have described them, and the Convention over which they ruled, and which they made at once the instrument and accomplice of their crimes, are addressed as "brothers and fellow citizens of "the world!" "The champions of human happiness," to whom 46 Britons are to swear an invisibile friendship;" and their cause is that, to which the framers of the address I have mentioned, have impiously dared to "fupplicate the Almighty ruler of the universe to " be favourable," and which they have chosen to consider as "in-" timately blended with their own."

Well, therefore, Sir, may we look to the example of France, as a warning to put us upon our guard, so long as there is a man to be found in this country, who looks to it as an object of imitation.

Having stated these observations, the learned Serjeant alledged that the motion of the honourable gentleman for the repeal of the Suspension bill, could only be supported on one or other of these two grounds—either that the House had been deceived or mistaken, as to the original soundation of the act, or that such soundation had been done away by something that had happened since.

On the first ground, he had not only the decided opinion of the House itself, sounded on the Reports of most respectable Committees of both branches of the Legislature, but all the facts of these Reports had since been verified by legal evidence, and remained to this moment uncontradicted; and he trusted that, independent of authority, the recapitulation of a few only of these facts had convinced every unprejudiced mind, beyond a possibility of doubt, of the real existence of the conspiracy stated in the bill. He had already given his reasons, why the verdicts on the late trials did not appear to him in the least degree to affect that part of the question; if, therefore, the Parliament had deemed the existence of the con-

fpiracy stated in the bill a just and sufficient ground to support the measure, when first agreed to, how could they, consistently, vote for a repeal of that bill, before the time of its expiration, unless some new facts were stated, or arguments adduced to prove that the confipriacy has ceased to exist. The learned Serjeant insisted he had heard no such facts stated, nor any satisfactory arguments to that point. Had these Societies dissolved themselves? Had they even discontinued their meetings? Had they altered their constitutions? Had they renounced or disavowed the principles they before professed? The had heard none of these things alledged, nor did he think such motions as the present were likely to produce those effects.

If, indeed, these verdicts had been suffered to produce their proper effect; if the prisoners who had been tried for their lives, had taken warning from the danger they had escaped, to disclaim the principles, and avoid the conduct, which had led them into it, and exhorted others to the fame by their own example; had they expressed gratitude and veneration for these laws they had before traduced, the benignity and candour both of the principles and administration of which they had themselves so eminently experienced: had they told their fellow-citizens, as with truth they might have told them, that they had nothing to fear for their liberties, while under the protection of fuch laws, and while thefe laws were impartially administered. Had this, said he, been the conduct or language of themselves and their friends, instead of triumph and exultation, then Parliament might have been led to think that the neceffity which had originally induced them to confent to the fufpenfion of the Habeas, was beginning to be less cogent, and might have listened with a very favourable ear to the motion which was then before the House. But none of all these things having been ever alledged in the debate, he thought himself bound, by every principle of public duty, to negative the motion at the present juncture.

Mr. FOX faid, that, if a person, unacquainted with the rules of proceeding in that House, had listened to the speech just delivered, he would have thought he had heard a learned Scrjeant pleading for a new trial; an inflammatory orator exciting to war, by a declamation on the state of France; or, an admirer of the Constitution opposing some motion for altering the Government: but it would never have come into his head, that the speaker was attempting to prove the necessity or the use of continuing the suspension of the Habeas Corpus act. On this, which was in fact the whole question in dispute, not one word had been said by his learned friend. Whenever the repeal of that suspension was proposed, the proof lay all on the side of Ministers, for, if they could not prove,

that to continue the suspension was absolutely necessary, it ought not to be continued for a moment. They were bound to do more:they were bound to prove that it was useful. But, of what use could they now prove it to be; or what good purpose could they shew to be answered by it? Had they discovered a new treasonable conspiracy; or, having failed in their first attempt to prove treason, did they know of any new persons fit to be taken up on the old plot, and on whom a second experiment might be made, with better hope of fuccess? It was asked, Wherein the difference consisted, between the flate of the country when the Suspension Act was passed, and its present state?—It consisted in this, that Ministers had profecuted the persons whom they considered as the principals in the alledged conspiracy; that, with respect to some, they had failed in establishing the charge, and, with respect to others, declined proceeding. They were now called upon to fay what object they expected to obtain, by continuing the fuspension; for their old object was gone. Would they fay, that they had profecuted the wrong perfors;—that the conspiracy existed, although they had been mistaken as to who were the conspirators; and that they meant still to . go on profecuting? They could not fay fo, for the effect of the verdicts of not guilty, at least the prudential effect, as appeared by their own conduct, was, that not a fingle person was now under profecution on account of the supposed conspiracy. It was unworthy of the talents of the learned Serjeant to attempt influencing the House by arguing as if it were intended to set up the decision of a jury as paramount to the authority of Parliament. Was the sufpension of the Habeas Corpus act a question of general legislation?— He feared it was; for from what he had heard there was too apparent an intention to render it perpetual. But on a particular case, which Parliament, by what some thought sufficient ground for a. temporary measure, had been induced to adopt, would it at all derogate from their dignity to yield to the decision of juries, perhaps more in the habit, and better fitted for the investigation of evidence, and with more evidence before them? With the learned Serjeant he did not, in one point of view, love to contend, because there was no man for whom personally, and on account of constitutional principles on most subjects, he felt more respect, and few men possessed greater powers of reasoning. But in another point of view he loved to contend with him, because in general he stated his adversary's argument fairly. Hence the argument of the learned Sericant, and that of his learned friend (Mr. Erskine) as stated by him, were by no means incompatible, and both went in fact to support the motion. The jury acquitted Hardy, either because they

did not find a treasonable conspiracy made out by the evidence, or because they did not find that Hardy was implicated in the conspiracy. Now he contended with Mr. Erskine, that they acquitted him on the former reason? Why? Because all the papers alluded to by the learned Serieant were figned by Hardy, or brought home to him as a party, and if the jury believed that those papers contained proofs of treason, they could be under no difficulty in finding that Mardy was an accomplice in that treason. Which was it more easy to imagine, that the jury did not think the papers amounted to proof of treason, or that they could not read Hardy's name at the bottom of them? The learned Serjeant in a speech chiefly dedicated to shew the treason contained in those papers, appealed from the Jury to the House-" Here," said Mr. Fox, " let me adore the trial by jury; when this speech was made to another jury (Thelwall's), a speech which has been to night received with such plaudits. that we feemed ready ire pedibus in fententiam, it was answered with a cold Not Guilty. Such would have been my verdict had I been in their place; fuch will ever be the judgement of men confulting their conscience and not their passions. But such is the partiality of the learned gentleman for his own chain of reasoning, that he will rather believe the jury blind to the name of Hardy, at the bottom of the papers he figured, than deaf to his arguments that these papers were full of treason." Mr. Erskine, he contended, had renounced no part of what he maintained, as the law of treason on the trials. But it was faid he had not refted the defence on that alone, which, if true, would have been conclusive—if he had omitted any point that could be urged, he would, in fuch a cafe, have failed in his duty to his clients. It was faid from the Bench that the argument of Hardy's not being implicated in the conspiracy, supposing the conspiracy to be proved, had been but little relied upon by his Counfel, a strong prefumption, at least, that the verdict of the jury was founded on their difbelief of a treasonable conspiracy, on the law of treason, for discussing which at large, a proper time would come; he should only say now, that he maintained the doctrine of his learned friend (Mr. Erskine), and with Lord Coke, that Jadicandum legibus non exemplis. He reprobated Mil Windham's doctrine of making old laws apply to new cases by construction, which, he said, had made the learned Serjeant Inudder, which no Jury, no Judge, he hoped, would ever adopt. Mr. Windham faid, he did not mean that Juries should go farther than construction was warranted by precedent.]-Neither precedent nor authority would fanction the kind of construction which the right honourable gentleman had talked of, and he would recommend to his attention the advice of Lord Hale, viz. That if

new cases should arise not within the letter of the treason, it would be the wifest way to consult Parliament, and to be very wary of making constructive treasons by parity of reasoning: for if that practice were once adopted, no man could know where it would end. Prophetical was this expression, and to this law he adhered; for if it were not law, there ought to be an Act of Parliament declaring it to be fo. The inquest of a Grand Jury was secret, and on ex parte evidence. The very nature of its functions took from the authority of its decision. The finding of a Grand ury was not, even in law, a bar to an action against a malicious profecutor: much less could it be adduced as a proof of legal or rioral guilt against the acquittal of a Petty Jury. Before a Grand Jury witnesses might be brought, (he meant not to infinuate that such had been the case in the late prosecutions) that no prosecutor would dare to produce before a Petty Jury, where they were to be cross-examined, confronted with other witnesses, and their characters investigated. A Grand Jury might be deceived, not only with respect to the appearance of guilt against an individual, but even with respect to the existence of the crime charged. It was not by any means necessary that the Judge or the Jury should have faid that the proof of the conspiracy had failed the moment the evidence for the profecution was closed, although he should have felt no difficulty in faying fo. They might think that there were matters which required explanation on the part of the prisoner, and therefore hear his defence, and when they had heard it, they could not refuse to hear the reply on the part of the profecution. But were he to give up this part of the argument, and admit the conspiracy, how would the matter fland? There would then be a conspiracy without conspirators. Gentlemen of such acuteness as to define and divide our fuccesses in the campaign could easily conceive the abstract of a conspiracy without conspirators, like Crambe in Martinus Scriblerus, who swore he could form the idea of a Lord Mayor, not only without his furred gown and gold chain, but without body, parts, or colour, which he conceived to be the very abstract of a Lord Mayor. If they had tried every man and woman in the lingdom, and found that none of them were accomplices, this abitract of a conspiracy could not be very formidable. They had not dore this in form, but they had done it in fact. They had charged certain persons with conspiring together, and with other persons unknown. Some of these they had tried, and the Juries returned verdicts of not guilty. If they thought these verdicts wrong, why did these not go on? Why did they fuffer others to be acquitted, without attempting to prove the charge, against whom they had as good, if: not better evidence? All the guilt must now lie with the persons unknown. Did they mean to drag these persons to light, and bring them to trial? they would not pretend they did. They ceased to profecute, because they were fatisfied they could not convict. They had therefore virtually acquitted every man and woman in the kingdom, except the few whom the Juries acquitted, of this treasonable conspiracy, and nothing but the abstract of it left. Was it to guard gainst the abstract of a conspiracy, that the Habeas Corpus act was to remain suspended, and the people deprived of the best safeguard of their Merties? A right honourable gentleman (Mr. Windham) had given in explanation of his former words, acquitted felon, but an explanation as unfatisfactory as the expression itself, and askedhow others could rejoice in fuch acquittals :-- " For my own part," faid Mr. Fox, "I hardly remember when I felt joy more nearly approaching to exultation than on these acquittals. I rejoiced that the country was refcued from the foul stain attempted to be fixed upon it: I rejoiced that we had escaped from the perils of constructive treason; I rejoiced that the people would see through the flanders by which they had been deluded into a ruinous war; and, as I believe they have done, more in confequence of those acquittals than of any other circumstance, recover from their delusion, and with the war at an end."—A man, it was faid, might be acquitted on a misnomer, or a flaw in the indictment, which would be no proof of his innocence; -Granted; but was either the case in the trials for treason? To what end then were fuch grounds of acquittal al-Iuded to? A man charged with picking a pocket might be acquitted for want of legal evidence, and yet nobody doubt of his guilt;-True-because men charged with such offences might have so concealed their actions, that although their guilt was believed, there could be no proof either of the act or the intent. But was this the case of any of the persons charged with treason i-Was proof wanting of their actions, their words, nay, almost of their thoughts? In Thelwall's trial, a letter had been produced, written indeed by him, but never fent to, or feen by, any perfon, till his papers were fearched. This reminded him of the unpublished papers produced as evidence on the trial of Algernon Sydney, a circumstance which, perhaps, more than bis merit, great as that was, had endeared his name to posterity; is it was one of the most valuable qualities of our nature to afcribe merit where we faw perfecution. Every thing done, faid, or writen by the prifoners, had been brought against them; the Jury mast have acquitted them, because they could not so qualify their arts, as they were qualified in the indictment; and therefore their equittal was a complete declaration of their innocence.

Jury, it was faid, was bound to acquit when doubtful. The House was now fitting as a Jury on the palladium of the liberty of the subject, and surely ought in this to imitate the conduct of a Jury, that they would not decide against it without clear proof. It was said, that to suspend the operation of it would save the necessity of bringing other persons to trial. Just such was the desence of Lettres de Cachet in France. They were only to save the necessity of bringing people to trial; but they might do this for the whole life of the prisoner. He lamented to hear men whom he esteemed, according themselves to speak of such things with patience.

When the late Lord Camden, a man deservedly popular, and to whom as a conflitutional lawyer, the country had great obligations, once defended a measure of Government as being only a forty days tyranny, how much indignation did the expression excite? Even from fuch a man, English ears could not endure to hear of a forty days tyranny. But now, men could talk without a blush of fufpending the fafeguard of the fubject against capricious or mistaken imprisonment for any length of time. It was faid that gentlemen who would not allow the verdicts of Englith juries to be impeached, had thought themselves at liberty to treat the verdicts of Scots juries with very little respect. When Scots juries should be ameliorated and put more nearly on the fame footing with English juries, their verdicts would be entitled to equal deference. When, however, he read the trials of the two persons convicted of high treason in Scotland, if, indeed, it was not an abuse of words to call the trial of Downie a conviction, he had flattered himself that all alarms about treason were at an end. . In Scotland, where the House had been taught to believe that the growth of treason was most formidable, he found that nothing like treason could be proved against more than one obscure man; that this man had been in the pay of Government for giving information against others; and that, difgusted with his employers, or more probably with the view of enhancing the price of his discoveries, he had endeavoured to enflame the minds of those with whom he affociated, and to provoke them to criminal excesses. What was the confequence? that he was almost immediately abandoned, and his conduct reprobated by the very persons he attempted to mislead, and at last fell the victim of his own violence and treachery. When he read all was, he was perfuaded that men must see how unfounded their alarms had been But the very existence of Ministers depended upon alarms. By a false alarm of the crown being in danger, they had originally come into office; by false alarms they had maintained themselves in office and melancholy it was that fome of those who exposed their carly

artifices with the greatest zeal and ability, had fince joined in filling up the cry. Their whole conduct had been one tiffue of alarms; not a moment had they suffered to pass, not an incident to occur, without agitating the minds of the people by the most inflammatory declamations on fome imaginary danger. Well had his honourable friend who made the motion (Mr. Sheridan) in a style of eloquence, of which he knew not how to speak in adequate terms, described their expedients of calling out the militia, sud-"denly convoking Parliament, marching cavalry from the country to the capital, and fortifying the tower, to give a colour to their alarm of infurrections in 1792. Were any of these hidden insurrections proved on the trials for high treason? Not one. Why? Because they never had any existence but in the imagination of the deluders and the fears of the deluded. "When," faid Mr. Fox, " we complain that they are undermining the constitution which they would be thought to fave, they flat from defence to accufation. they charge us with intending to subvert the Constitution, and exultingly ask,

Quis tulerit Gracchos de seditione querentes?

When they are constantly dinning in our ears that the example of the French people ought to put us on our guard against the licentiousness of the English people, and calling upon us to prevent licentiousness by cutting down every sence of liberty, we have surely a right to fay, that the example of foreign despotism ought to put us equally upon our guard against the increasing power of the crown. In what instance, they demand, has the King of England been made more like the tyrants of the continent? I answer, by the Alien Bill, by the Traitorous Correspondence Bill, by the suspenfion of the Habeas Corpus Act. Are these light or trivial instances, or how many more do they mean to give us? Have they yet deigned to tell us, or do their incurable and increasing alarms point out where they may be expected to stop? Thus, with their usual injustice, they charge us with intending to do what they, on pretext of preventing us, are constantly doing. The Dissenters, formerly, in times at least as perilous to the family on the throne as at prefent, approved the firmest friends of the Constitution, are now represented as its enemies, as meditating nothing less than the subversion of Church and State, and the destruction of private proper . The Diffenters endeavour to repel the charge by rational argument and peaceable demeanour. An orthodox and loyal mob proves it upon them by burning their houses, menacing their perfons, and plundering their property. Why is it that men, in other Vol. XL.

respects of acute mind and found judgement, cannot see to which fide the charge of infurrection and anarchy properly belongs? It is because their understandings are blinded by excessive fondness for a system of reasoning of their own invention; because the matural love of our intellectual offipring is as powerful as our love of the offspring of the body; because real dangers make no impression, when compared with the phantoms of a distempered imagination." The feparation between him and many of those, with whom he had long acted in politics, and been connected by the dear ties of private friendship, no man could lament more fincerely than he did. Those who had lately given a great accelfion of abilities and character to the cabinet, he was perfuaded, had been influenced by no perfonal views, but had acted as they thought would be most advantageous to their country. But while he did justice to the purity of their motives, he could not help observing, that they had given a deadly blow to public confidence int public men; a very ferious evil to the public in his opinion. They weakened all the reciprocal tick, by which men, who differed on particular points, as all men of liberal and active minds must ever do in some degree, were enabled to act together on a general system of polities, the only mode in which the government of this or any other country could be conducted. They, however, had acted from their own conviction of the best means of averting the dangers with which they im gined the country to be threatened; and would, he hoped, do him the justice to believe that in adhering to the course they had long purtued in concert with him, his motives were equally honeft. It was difficult, he knew, in the prefent inflamed state of men's minds, for personal friendship to survive political union; but what feemed difficult was not always imposible, and nothing confident with his fense of duty to the public should be wanting, on his part, now to give an inflance. For many of them he entertained the most fincere perional regard; and with one, in particular, the noble Earl appointed his Mujetty's representative in Ireland (Fitzwilliam), he had cherished a friendship from his earliest youth, which matured by long intercourse, at leared by mutual kindness, was entwined with his very habits of thanking, and which nothing but the utmost violence could ever tear from his breaft. Every time the propriety of fuspending the Habe. s Corpus act was called in question, being, as Ministers themselves were obliged to e nicis, not a permanent but a temporary measure, Ithey were bound to shew that it was still necessary. He would appeal triumph ntly to every man who had liftened to the debate, whither or not a lingle argument had been adduced to shew that continuing the suspension was of any use. Was it treason they were afraid

Where did it lurk? Every step they had taken since the suspenfion of the Habeas Corpus act ferved only to prove that the allegations of treason were unfounded. Were they afraid of sedition or misdemeanor? Over these the suspension gave them no more power than they had before, for its operation was restricted to treason only.—Many of the papers produced on the trials had been read in the debate, which, those who read them, maintained to be indifputable proofs of treason. Many of those papers, with very little alteration, he would fubferibe. That which propofed calling general meetings to prevent certain unconstitutional measures specified, from being passed into laws, he would sign. Those with whom he had formerly acted, the friends of the late Marquis of Rockingham, had always maintained and actively inculeated the propriety of calling meetings of the people in their respective towns and diffricts, to discuss important matters pending before Parliament, and make known to Parliament, as far as it could be collected, the opinion of the people at large.—The paper fetting forth the time feemed not to be far distant when tyranny must be resisted by force, he would also fign, but not without some correction, for he was far from looking to the event, as the writer professed to do, without fear. If fuch a measure as a Convention Bill were to be introduced into Parliament, those who should call public meetings to oppose it, by collecting and declaring the general fense of the country, would act not only innocently but meritoriously. We dwelt on the crimes committed under the name of liberty in France, till we could fee no danger but from one extreme, or were ready to pardon every outrage and excess committed on the other. Why were the errors or the crimes of a people trained under the voke of despotism, to no ideas of justice or humanity, but the will, caprice, or paffion of the ftrongest, to be charged upon the friends of rational liberty, as things which they approved and wished to introduce? A majority of that House had voted for the abolition of the flave If the negroes in our Islands were to emancipate themselves by force, Tho did not fee to what excess beings degraded by a fystem of oppression below the standard of reason, and almost of human nature, would carry their power of acting for themselves, or how dreadfully they would retaliate upon their former mafters? would any man affirm the cruelties they might commit to be interent in the natives of Africa, much less that every one of the majority who voted for the abolition of the flave trade, wished them be committed? Between what England now was, and what France was before the revolution, there could be no refemblance. Our-people were inured to very different habits, and trained to very different feelings. Our Constitution, maimed and mangled as it now was, differed less from a Republican than from any despotic form of Government; less from the Government of America than from that of Russia or Prussia. When gentlemen talked of Monarchy in Great Britain as the fame in substance with Monarchy in most parts of the continent of Europe, they put a change upon us by substituing the name for the thing. Our Constitution was a Republic in the just fense of the word; it was a Monarchy founded on the good of the people, in a race elected by Parliament, the representative of the people; limited in its functions and controled in the exercise of those functions by the united wisdom of the nation for the general benefit of the nation. Let us return to the old maxims of administering such a Government; let us remember that the attachment of the people to the Constitution was not to be sccured by alarm and terror, but by practical experience of the bleffings derived from it; that wars of speculation, whether undertaken with the view of making conquests or extirpating opinions, were always oppressive to the greater part of the people, generally fruitless, and fometimes ruinous; that peace promoted commerce, commerce encouraged industry, industry gave plenty, and plenty content.-These were maxims so old and so trite, that no man cared to dwell upon them, for fear of being told that he was repeating what he had learned of his nurse. But they were not the less true for being trite; and when men fuffered themselves to be hurried away by a fet of new-fangled notions diametrically opposite, could not be repeated too often. If we perfifted in the other course, we must go on increasing our debt till the burden of our taxes became intolerable; that boasted Constitution which we were daily impairing, the people would estimate, not by what it once had been, or was still afferted to be in the declamations against anarchy, but by its practical effects; and we should hardly escape the very extreme we were fo anxiously defirous of shunning. The old Government of France was furely provided with fufficient checks ever the licentiousness of the people; but of what avail were those sheeks when the ambition and prodigality of the Government had exhausted every resource by which established Governments can be supported ? Ministers attempted to fix upon others the charge of innevation, while they themselves were, every session, making greater in ovations than that which they now called the most dreadful of all, viz. a reform in the representation in Parliament. But it was the ofatuation of the day, that while fixing all our attention upon Fran we almost considered the very name of liberty as odious, nothing the opposite tendency gave us the least alarm. Those who had become converts to this new fystem, saw nothing but Royalists in France and Republicans in England. God grant they could but invert the telescope, see with the eyes of reason, and understand with the understandings of unprejudiced men.

The MASTER OF THE ROLLS infifted that the facts which had been brought to light, on the late trials, proved the exidence of a treasonable plot beyond all doubt, and therefore, juffified the preamble to the bill for suspending the Habeas Corpus act; but he would not blame the juries who acquitted the prisoners on that charge, as he had no doubt they conducted themselves confeientiously. A Conventional Assembly instituted by any body of people in this country, for choosing their own Government, or making their own laws, he maintained was treason, and, therefore, he contended that the plot which the Secret Committee had declared to exist for the purpose of overturning our Government, actually had existed to the extent they had afferted. In the system of spies and informers, so loudly condemned, he disclaimed having any concern; he was consident that those who conducted it, had acted with honour, and from a regard to the safety of the country.

Mr. THOMPSON faid he should not have prefumed to have, spoken on this motion, the subject of which had been so fully and ably discussed by some of the greatest statesmen and lawyers in this kingdom, but that he conceived it to be a question equally intelligible to the meanest as to the greatest capacities, and only involved this fimple question, viz. whether we should be freemen or slaves? There may be times, when it might be necessary and adviseable to forego a part of our liberties to fecure them permanent and entire, but at the present moment, our situation called for no such sacrifices; and he was decidedly of opinion, that it would be necesfary to institute a new committee, to consider the expediency of a continuation of the present existing suspension of the Habeas Corpus act, before any person could oppose the present motion. it was not the intention of the Convention, proposed to have been called by the Conflitutional Society, either to have made laws for themselves, or to have overturned the British Government, and therefore the afferted plot had no existence; besides, if the confpirage had existed, the conspirators might bave been tried and punifacd, without suspending the Habeas Corpus act. He described the wretched state of individuals who had been confined in confewhence of unguarded expressions, and who had afterwards been lischarged without trial or redress. He deprecated in strong terms the many outrages against the liberty of the subject which had taken place, to his knowledge, in different parts of the country, particularly by inferior magistrates fince the bill passed. One circumstance had occured very lately, which he thought it necessary to state in his place.-He went to the Public Office in Bow-ftreet, where an apprentice was brought for stealing from his master an old scaffolding board, originally valued at nine pence. The mafter informed Mr. Iustice Bond, that he was willing to forgive him, and the justice told him fo, adding that he must serve the King as a soldier. Major Leefon's ferjeant was called in, and the lad was told that he must enlift with this officer: he faid he would not, he had an aged mother whose sole support depended upon his labour, and he could not think of leaving her to starve. The justice then said, take him into cuftody, he shall be fent as a soldier; and the lad was dragged as of in this formeful and illegal manner. He (Mr. Thomson, At 1 to 15 Trange Liw; and somebody who heard him repeated his words to make it is a wine alled out in a voice of authority, Who faid fo? I, faid I, a Mean' r of Parliament did. He faid I must know that the King wanted men. I said he did, and I was afraid must want many more if this ruinous war continued, but that this was not the way to get them; fending men to the field, I confidered as fending them to the flaughter house, and that fuch a proceeding was feandalous and itlegal. Mr. Bond faid, I might investigate the business in the House of Commons, but he would decide there, and that he had his inductions in a circular letter from the Secretary of State, and the Lords of the treafury. He hoped His Majetty's Minifeers would difown having ever fent fuch a letter, and that they would inquire into the whole affair, for he thought that if fuch measures were pursued, His Majesty would foon not only want foldiers, but would foon want fubjects; and he lamented the fact, that in this country, an office inflituted for the purpose of administering justice, should be converted into a crimping house, and that the magistrate should descend to the employment of a crimp.

Mr. MILBANKE faid, he had voted originally against the sufpension of the Habeas Corpus act, as he was convinced no plot existed; and even those who contended for as existence, he hoped, after what had been proved on the late trials, would admit that the danger had been much magnified. He never doubted indeal, that in an age when two great revolutions had taken place so near each other, men in this country might wish to bring about a revolution here, but he never believed their numbers to be great, nor die he think the people were disposed to second their views. He condemiced the new fashion of traducing the institution of juries in this count by disapproving their verdicles; and he trusted no Minister would ever make a repeated custom of suspending the Habeas Corpus acts the principal safeguard of the liberties of Englishmen.

Mr. WILBERFORCE faid, that notwithstanding the lateness of the hour, he could not fuffer the division to take place without faying a word or two. So many gentlemen who had voted with him the other night, had declared their intentions of now supporting the honourable gentleman (Mr. Sheridan,) who had himself also combined (as being of one description,) those who now wished a period to be put to the war, and those who thought there had been no just cause for the alarms entertained for the internal peace of the country, that he wished to express his decided opposition to the honourable gentleman's motion, left he should be classed amongst those with whom he should be very forry to be thought to have affociated on fuch an occasion. Mr. Wilberforce expressed it as his determined judgment, in the present state of this country, that the true policy to be observed was by all fafe means to conciliate the minds of the well-intentioned part of the community on the one hand, and on the other to strengthen the hands of Government for the repression and punishment of the factious. There, he faid, it was impossible to convince of their error; if they were so insensible of the bleffings they enjoyed in this country, as to wish to destroy the Constitution by which they were derived to them, all that was left was to prevent the fuecess of their projects. He saw no reason to believe that Government had abused the power committed to them, or he should not resist the proposal for depriving them of it, before the legal term of its expiration.

Mr. SHERIDAN faid, he had no occasion to avail himself of the usual indulgence of the House, in replying to the arguments advanced by the other fide of the House, for that night they had not brought one forward: they shewed themselves asraid to grapple with the main question; no attempt had been made to prove that a fufficient cause had existed for the original suspension, which he did not think justified even by the fears of Mr. Wilberforce, lest he should be supposed to have become a friend of the liberties of Englishmen. The reason of his troubling the House at that late hour was folemnly to ask Mr. Pitt, what would be the state of the country which he might think would give the act to us again; he wished to know the possible case which would restore to British freemen the most georious bulwark of their freedom. He wished to know if the fufrention was to be renewed when the prefent act expired; was it again to be hurried through the House in one day? Was it to stand on the old plot, or was a new plot to be made, or was the Habeas Drpus to be again suspended without any plot at all? He thought

Ministers ought to declare, whether they intended the renewal, or what were the grounds upon which they intended to continue the fuspension of the act.

Mr. Chancellor PITT faid, he did not intend by rifing, to infringe the titles established in that House, relative to Debates. As the honourable gentleman, however, had remarked, in such a triumphant tone, that no argument had yet been adduced against him, it was necessary to observe, that if this were the case, it was because nothing had been advanced by the honourable gentleman that could produce any argument. The whole of the honourable gentleman's speech had only gone to endeavour to throw a flur upon the proceedings of the House in suspending the act. With respect to giving that suspension some longer duration, he said he could without difficulty state that this would probably be necessary, in order to defeat that triumph, on establishing those principles which had been so forcibly stated during the debate of that day.

Mr. JEKYLL reprobated the conduct of the Minister, who had admitted that to gratify his own spleen, to obtain a personal triumph, he would withhold from the British people one of their dearest liberties.

Mr. Chancellor PITT faid, it was neither to gratify his fpleen, nor to obtain a personal triumph; but to obtain a triumph over the extraordinary line of argument, pursued by gentlemen on the other fide, in favour of those who had originally approved the cause of suspending the act, that should induce him to exert himself in procuring the continuance of its suspension.

Mr. MICHAEL ANGELO TAYLOR faid, the right honourable gentleman had preferved himself in Administration by libelling men much better than himself.

The question being called for, the House divided; when there appeared,

For the motion, 41; Against it, 185. Majority, 144.

List of the MINORITY on Mr. SHERIDAN's Motion for leave to bring in a Bill to repeal the Act passed last Session of Parliament, for suspending the Habeas Corpus Act.

Antonie, Lee
Anfon, Thomas
Aubrey, Sir John
Burch, J. R.
Byng, George
Church, J. B.
Coke, T. W.
Coke, Edward

O Colhoun, William
Courtenay, John
LI Curwen, C.
LI Eiskine, Hon. Thomas
Featherston, Sir Henry
LI Fitzpatrick, Rt. Hon R.
LI Fox, Right Hon. C. J.
Foxe, Edward

Cohe, Edwa

17 Grey, Charles 18 Hare, James 19 Harcourt, John 20 Howard, Henry 21 Jekyl, Joseph 22 St. John, St. Andrew 23 Jervoise, C. Jervoise 24 Lambton, William Henry 25 Long, Samuel 26 Maidand, Hon. Thomas 27 M'Leod, General N. 28 Milbanke, Ralph 29 North, Dudley 30 Plumer, William	31 Pierse, Henry 32 Powlett, W. Powlett 33 Russel, Lord William 34 Sheridan, R. B. 35 Spencer, Lord Robert 36 Sturt, Charles 37 Taylor, M. A. 38 Thompson, Thomas 39 Tarleto, General 40 Vyner, Robert 41 Vyner, R. junior 42 Walwyn, James 43 Whitbread, Samuel, jun.
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Including the two Tellers, Mr. Sheridan and Mr. Whitbread.

Tuesday, 6th January.

Mr. MAURICE ROBINSON rose to inform the House, that he should not, unless the House desired it, make the motion of which he had given notice.

Mr. GREY faid, that as there would be to-morrow a Committee on the Supplies of the Navy, Mr. Robinson might then have a fair opportunity of asking any questions he might think necessary, and of discussing any point on which he wished to be satisfied.

Mr. Chancellor PITT requested Mr. Robinson at least to state the object of his motion.

Mr. ROBINSON flated, that he had asked a question concerning the may a few evenings past, and had been told that it was not proper for him to do so, when no question was before the House, and that he ought to produce a specific motion on the subject.

Mr. DUNDAS thought it necessary that the object of the motion should be more specifically stated; that it might be known what fort of information the honourable gentleman wanted, in order that the persons applied to might know whether they could give the information required.

Mr. ROBINSON faid, that his inquiry would relate to the conftruction of our marine; he had been informed that the French ships were much swifter failers than ours; of this he wished to know the cause. Some other points it would be necessary to have cleared up. Several rumours had gained ground to the disadvantage of our navy; such rumours should be inquired into. In the King's speech there was no mention of the navy; this was another circumstance, which he should think necessary to discuss. He was inclined, at present, to follow the plan suggested by Mr. Grey.

The SPEAKER faid, that it was the custom of the House, on Vol. XL.

a Committee of Supply, to permit gentlemen to put any question, and to discuss any topic, relative to the business.

Mr. Chancellor PITT faid, he would not have troubled the House any farther, had he not heard some expressions respecting rumours. Every one knew the bad effect that vague and general rumours, stated indefinitely, were likely to produce. He was anxious to discuss that subject, and wished to have something more specific respecting the rumours, than a mere unexplained allusion.

Mr. ROBINSON stated, that it had been suggested to him, that notwithstanding the signal victory gained by Lord Howe on the first of June, the French had a superiority at sea. He also wished to know what could be the reason that a sleet, blocked up by Lord Howe in the Mediterranean, had been suffered to escape, and the reason likewise of the insufficiency of our navy in the West Indies.

Mr. Chancellor PITT expressed himself anxious to discuss the fubject more particularly, because he was, of all others, the most concerned in a personal view, and was equally actuated with them by public motives. As far, faid Mr. Pitt, as I may be perfonally concerned. I have the firongest wish that the House should be as well attended as possible. But there are some points in which the right honourable gentleman states the naval superiority of the enemy, to which I shall just refer. After that glorious victory obtained by Lord Howe, it was necessary that the British fleet should return to refit; no time had been loft in preparing that fleet again for fea. It had failed, defying the enemy, and afferting its superiority in its mative element. But from those causes incident to the Marine of every State, the violence of the wind and the damage incident to autumnal cruizes, it had been necessary to remain some time in port. With respect to another point which the honourable gentleman had alluded to, namely, the escape of the French fleet which had been blocked up in the Mediterranean; if that point were minutely investigated, so far from any blame attaching here, it would furnish rather matter of surprise how that experienced officer who commanded had been able too keep that force blocked up for so long a time. The other point to which the honourable gentleman had alluded was, our naval operations in the West Indies. quarter, he faid, it would be found that we had maintained our fuperiority. But all these points, the Chancellor of the Exchequer faid, would more properly come before the House to-morrow when the fupplies should be under consideration, and would furnish cause for farther inquiry, if it should be the opinion of the House that any farther inquiry was necessary.

Mr. ROBINSON faid, that he thought the King's Speech would

furnish Constitutional grounds for a motion of inquiry, as nothing had been therein mentioned respecting the navy.

Mr. Chancellor PITT answered, that he should not shrink from any inquiry which the honourable gentleman might think proper to bring forward. With respect to the observation that His Majesty's Speech contained no mention of the navy, in that part of the speech which mentions the supplies, the navy is necessarily included; and there is another passage, in which His Majesty speaks of his reliance on the valour of his forces both by sea and land."

Mr. FOX faid, that the Minister had uttered some words which he intended, no doubt, to be confidered as a challenge for inquiry into the fubject of the navy, but from his conduct, there was no reason to believe he was fincerely disposed to do what he said; the manner in which he had conducted himfelf with regard to inquiries, gave no encouragement to any Member of the House to move for any, for he had always, when his own conduct, or the conduct of any of his colleagues, had been moved to be inquired into, pompourly denied the fact that was alledged as a foundation for inquiry, rested it on his own affertion, and then insisted upon it, that no inquiry was necessary. This had been the Minister's practice hitherto, and, Mr. Fox faid, he was afraid he could venture to foretel, it was thus he would act with regard to the navy. He would first loftily pretend to challenge inquiry, and then, if an inquiry was moved for, he would infift that no inquiry was necessary. the right honourable gentleman faw this matter in its proper light. and had no reason to fear the result, he would find that he had every motive for himself, for his character, for his honour, for his perfonal connections, and, above all, for the fatisfaction of the Public. to come forward, and to ask the House to enter into this inquiry.

Mr. Chancellor PITT faid, that it was not regular to debate this point at present. One thing, however, he would say, that he should consult his own honour much better by following the dictates of his own judgment, than any suggestions of the right honourable gentleman (Mr. Fox.)

Tucsday, 7th January.

Mr. LAMBTON moved, "That an humble Address should be presented to His Majesty, to give directions that there should be laid upon the table a return of such foreign troops as were at present in British pay. And also, secondly, a return of such troops of the Elector of Hanover, the Landgrave of Hesse-Cassel, the Landgrave of Hesse-Darmstadt, as had fallen during the war." He said that his reason for making these motions, was in order to

thew the public the extraordinary expense with which the prefent scale of operations was attended to the country. In addition to the substitution of the fub-sidized powers, who fell during the war. At the siege of Dunkirk, he understood that not sewer than 3,500 Hanoverians in the covering army of Marshal Freytag, were killed in one day; the loss of whom would cost the Public nearly one hundred thousand pounds, besides many more who had fallen in the course of the campaign.

Mr. Chancellor PITT stated, that he had no objection that the returns, which had been moved for, should be produced. He would only remark that the honourable gentleman was a little mistaken with respect to the sum which he had mentioned. But surely in an extended scale of operations, such as the present war required, a sum of a hundred thousand pounds, given by the country, in order to destray the expence of replacing the troops who had fallen, was a consideration which could no ways go to affect the general reasoning on the subject.

Major MAITLAND moved, "That an humble Address be prefented to His Majesty, praying him to give directions that there should be laid upon the table, a actum of the number of British troops killed, wounded, and missing in the last campaign."

Mr. JEKYLL faid, that on a former night he had put a queftion to the Minister, with respect to the amount of the money paid to the King of Pruffia, and had received an answer, that it amounted to 1,200,000l. He intended to have followed it with a motion with respect to the number of troops employed by the King of Prusfia, in confequence of his treaty with this country; but was anfwered, that there were no official accounts on that particular head. Since then, upon looking into the treaty, he found, from the feventh article, that there were two Commissioners to be appointed, one by the Dutch, and one by this country, in order to fee that the flipulations were properly fulfilled on the part of his Pruflian Majetly. The right honourable gentleman would certainly have no objection to inform the House who was the Commillioner for this country.--It would then appear whether he had discharged his duty, in making a proper return, or had been guilty of a neglect in his public capacity. If he had no return to make, the case would certainly be altered. The other night the right honourable gentleman had flated. that he had a fort of general knowledge of the co-operation of the troops of his Prussian Majesty, which had been of effential service to the common cause. —This he must either have had from hearfay, which would not be the most regular way, or from the communications of the Commissioner. He new meant to inquire, whether he

could not contrive to communicate this general fort of knowledge to the House, by giving extracts from the written correspondence of the Commissioner, which might be blended with other matters that it might not be proper to communicate; and therefore he only wished for such extracts as the right honourable gentleman might deem expedient to produce, so that the Public might be fatisfied that their money had been properly applied, and that the King of Prussia had duly sulfilled his share of the treaty.

Mr. Chancellor PITT faid, that he would much rather that the honourable gentleman would put his proposition into the form of a specific motion. If the honourable gentleman meant that the Pruffian troops had immediately co-operated with the British army on the Continent, they certainly had not; but they were employed on the frontiers of France, and so far, in a way useful to the purposes of the war. Government were in possession of a certain degree of information, and perhaps the most proper way in which the honourable gentleman could put his motion would be, to apply for the best information which they could give on the subject.

Mr. JEKYLL. "Was there, or was there not, a Commiffioner from this country!"

Mr. Chancellor PITT. "There was a noble Lord who was near the person of his Prussian Majesty, though not in the capacity of a Commissioner."

Mr. JEKYLL then moved for fuch official documents, letters and extracts, as related to the active co-operation of his Prussian, Majesty, in pursuance of the terms of the treaty.

Mr. Chancellor PITT objected to this motion, as relating not to the amount of the troops, but to the mode of operation—one of those circumstances which it would not be proper to communicate. After some conversation, the motion was withdrawn.

Major MAITLAND remarked, that in his motion for the return of the lofs of British troops, he had omitted those taken prisoners. It was therefore to be understood, that the motion was exactly the same as had been made last year.

Mr. JEKYLL then moved for an account of the number of troops employed by his Prussian Majesty in pursuance of his treaty with this country, so far as the same could be ascertained.

Mr. SHERIDAN asked, whether there was any objection to lay before the House the correspondence of Lord Malmesbury, in order to ascertain the most material point, whether the King of Prussia had kept faith with the country? Now that Ministers proposed to give an immense sum to the Emperor, to induce him to continue his co-operation in the war, it was of consequence to see

how far experience would warrant our reliance on the fidelity of Continental alliances, and the punctuality with which they fulfilled their engagements. The Minister might say that the King of Prussia had forty or fifty thousand men on the frontiers, but were these employed for the purposes which the treaty stipulated.—It might appear from the correspondence of Lord Malmesbury, that he had remonstrated with the King of Prussia on the circumstance of having neglected to fulfil his engagements, and called upon him to make good his faith to this country. He therefore moved for such parts of his correspondence as might be communicated with safety or propriety.

Mr. Chancellor PITT faid, he had much rather that the subject should be brought forward for a separate discussion, than that the important business of the day should be interrupted, which gentlemen on the other side had expressed so much eagerness to bring forward.

The SPEAKER stated to Mr. Sheridan, that his motion was pretty much of the same nature with that which had already been withdrawn, and would therefore come forward with more propriety on another day.

The House resolved itself into a Committee of Supply.

Moved, that a hundred thousand men be employed for the sea service of the current year, including fifteen thousand marines.

Mr. MAURICE ROBINSON faid, that the honourable gentleman who moved the Address had varied from the courtly style usually adopted upon such occasions, and called upon gentlemen to fpeak out their minds. This was certainly a period which of all others demanded the exercise of that privilege. He should consider the country as greatly wanting to itself, if it did not avail itself of its navy, and give to it its full strength. A neglect of the navy, he should consider as the greatest grievance under which the country could labour from the misconduct of administration. He here complained of what he understood to be a capital defect in the construction of our ships, namely, that in point of speed in failing, they were inferior to the French. This was a defect productive of much inconvenience and mischief, and called loudly for a remedy.—If he wished to give a foreigner an idea of the strength, the magnificence and the glory of the country, he would carry him, not to Somerfethouse, but to our dock-yards. He thought it hardly necessary, in the British House of Commons, to enforce the importance of the navy, but he was forry to fav, he did not think sufficient attention had been paid to it during the prefent war. Instead of subsidizing the King of Prussia, the money so laid out might have been much more profitably expended in augmenting the navy.

Captain BERKELEY faid, that if the Lords of the Admiralty had been bound to answer the questions put to them by the honourable gentleman, he should not have rifen; but he felt it necessary to fav formething, as the character of officers of the navy might fuffer from the greater expedition of French veffels: this might probably have fometimes been the case. He was ready to admit that the construction of our ships might be much altered for the better; he did not, however, think that in general the French vessels failed better than the English. If Mr. Robinson had not stated it so generally, but given some particular instances, he might have been able more accurately to investigate the point. He knew instances, however, which proved that the reverse was true. In the year 1793 an English fleet chased fix French vessels, which were among the best of their navy; several of our ships were coming up with them, and would have done fo if bad weather had not prevented them. One was up with them, but was obliged, from the fame cause, to return. Though single French ships might fail better than ours, he could not allow that the French ships failed better than the English in a body. This perhaps was not the time during a war, to introduce any improvement into the construction of our fhips: no improvement could take place with respect to those already built, or those now on the stocks. When there should be an opportunity of introducing fuch improvement, he should think that the proper way would be, to imitate the examples of the French. to throw open the fubject to the public at large, and to encourage the exertions of ingenius and fcientific men, by holding out medals and premiums for the best models. Whenever the subject was brought forward by the landed gentlemen in that House, he and the other Members in the naval profession, would, he was confident, be happy to lend their affifiance. He remarked that though the French models were better than ours, still our workmanship was fuperior, and he trufted when they should be called forth, we should be found to have better heads, as well as better hands, than the French. He could not help noticing what fell from a right honourable gentleman, Mr. Fox, on a former evening with respect to the late First Lord of the Admiralty; as a naval man he might be supposed to be able to form some proper judgment on the question of that noble Lord's public conduct. He was about to defend the character of one of the most amiable of men from an attack that had been made on him; he indeed should be ungrateful if he were not to do fo. One great circumstance urged against him was the capture of our merchantmen: Was it, however, certain, that these had not in general departed without convoy, and were what were technically called runners? if fo, could it possibly be the fault of the First Lord of the Admiralty? besides, the underwriters were induced fometimes to infure fo largely as to render it almost indifferent to the owners whether they lost their vessels or not. Another topic which had been infifted on was, that a fleet had not been fent out equal or superior to the French. If this had been the case, he should have been as ready to blame the conduct of the Admiralty as Mr. Fox, but the reverse was the truth; for the fleet which went out under Lord Howe early in the year, was one of the finest and best appointed he ever saw; and was superior to the French by ten or eleven veffels. Great part was detached very properly by the Commander in Chief, to convoy one of the largest and richest fleets of merchantmen this country ever faw; he believed as many as eight veffels were detached. Was it then the fault of the first Lord of the Admiralty, that the interest of commerce required a large convoy? Even after this they were not inferior to the enemy, as the glorious event fufficiently proved. If this convoy had not been detached, we should have had no engagement with the enemy, who would never have been induced to face us superior as we were, and to risk an action, which terminated in the glorious victory, so lavishly praised by gentlemen on the other side.

Mr. ROBINSON reprobated the treatment which he had met with in a former night from the Ministers, when he wished to put forme queries relative to the state of the navy, and they had attempted to crush him by the united force of their splendid elequence and overbearing influence. He seemed principally to allude to Mr. Dundas, of whose want of second sight in the duties of his numerous offices he complained. He insisted on the superiority of the French in failing, which he said had been attested by the late Admiral Byron.

Mr. FRANCIS faid, that the honorable gentleman (Capt. Berkeley) had spoke with great candour as to the descets and the construction of our ships. He reprobated, however, the distinction which he had made, when he talked of the landed gentlemen in that House as the most proper persons to bring forward questions relative to the state of the navy, as highly unparliamentary. If any such distinction was to be taken, the mercantile representatives were surely more interested in every thing connected with that subject. He thought a time of war the most sit for attending to the improvement of the construction of all ships that might be built for the service. The honourable gentleman had talked of his very

great obligations to the late Lord of the Admiralty: other officers who, perhaps, had not received the same obligations, did not talk of him so favourably. But, if he was so well qualified for the situation as the honourable gentleman had represented him, it was very strange, that, after having for some time filled that office, he had been turned out, in order to make room for another, who had yet his apprenticeship to serve.

Admiral GARDINER faid, that from what had been stated. it might have been supposed that it was the duty of the Lords of the Admiralty to attend to the construction of the ships, whereas this part of the business belonged to the Navy surveyors. He differed in one respect with his honourable friend (Capt Berkeley). what he had seen of the French ships, he was prepared to admit. that they failed faster than ours. It was certainly the fact, that from the mode which they adopted, they were much better constructed. When a ship was to be built of a certain rate, premiums were offered for the best models; these were submitted to an Academy of Sciences, and the model which was judged to be the most complete was adopted. Since he had been in the navy, which was now within a month of forty years, we had greatly improved in the construction of our ships, in consequence of the French prizes which we had taken; and he had no doubt we should continue to improve from the fame circumstance. If we wished to improve the construction of ships still further, we would do well to imitate the French practice, in holding out a premium for the best models. He concluded with a panegyric on the diligence of the late Lord of the Admiralty. That noble Lord had made it his study to do his duty; and, from an acquaintance with him for five years, he would take upon him to fav, that no man was better informed with respect to what related to his office. Nothing, he was assured, would give the noble Lord greater pleasure than an enquiry into his public conduct.

Captain BERKELEY explained his referring to country gentlemen as the most proper to bring forward the subject of improving the construction of our ships, as such a proposal might appear invidious of originating from the naval officers.

Mr. FOX stated, that he had been accused with having made an attack upon the character of the noble Lord lately at the head of the Admiralty. He had so much intention; he had indeed said, that his public conduct was not such as appeared to him to deserve approbation, but without the smallest feeling of personal disrespect. He had last session stated grounds for an enquiry into the conduct of the noble Lord; he had not lately made so minute an enquiry Vol. XL.

into particulars as he did upon that occasion, but he was prepared to state the general result, that the captures of last year exceeded the number of ships taken within a similar space in any former war, and exceeded also the proportion of the increase of our commerce. It appeared to him that the navy ought to have been increased more in the present war than in any former period. But he was told, that from the increase of our commerce, we might expect a greater number of ships to be taken. If our commerce was increased, it afforded also the means of increasing our navy, and thereby providing an additional degree of fecurity. Though our navy, he confessed, was large and respectable, still it was by no means what it ought to have been. At the commencement of the war, the French navy was weak, and it must certainly appear from the refult of the naval operations, that our navy has not had that effect upon the decision of the contest which it ought to have had, from its great superiority to that of the enemy. An honourable gentleman faid, we had been lavish in our praises of the victory of the Ist of June; we had only been just. No man would accuse him with wishing to detract from the glory of that; still, however, prudence should have dictated, that the English should at least have been equal to the French. The French had at prefent in Toulon a fleet of fifteen fail, and it was a question whether it might not be equal to our fleet in the Mediterranean, which, from its long abfence, must now be considerably deficient in force and the number of its men, and he was forry to add, with rospect to British seamen, in discipline. He was told the noble Lord (Chatham) had been injured; if fo, he must have been by those who had put him out of office. He lamented that our naval exertions had been obstructed by an oftentatious display of zeal in the land scrvice. Upwards of 201, he understood, had been given for a man; a circumstance which had greatly injured the recruiting for the Navy, and which the country might afterwards have occasion to rue. It was the true policy of this country to encourage as many landmen as possible to enter into the fea fervice. When he heard talk of an invalion, an event which he had not been accustomed to regard with great apprehension, he must own that he would feel much more secure from a certain superiority at sea, than from any number of land forces. When to all the difasters we had experienced at sea, he mided the glaring deficiency of intelligence, which had appealed in to many instances, he must own that he could not give to the noble person lately at the head of the Admiralty, credit for all the diligence that had been ascribed to him. He always understood that the French ships sailed saster than ours; in this idea he was confirmed by what had fallen from the gallant Admiral: He had learned both from him and from the honourable Captain, that we owed to French models the improvements in the construction of our ships. We were indebted to both of the gallant officers for bringing French prizes into our ports, and fo enabling us to improve by the fuperior ingenuity of the enemy. But it furely was not very flattering to the science, industry, and glory of the country, to be obliged to improve by others, and to be content always to imitate. He was told that it did not belong to the Admiralty to attend to the construction of ships. He did not care to whom it belonged; he had a right to expect attention to this particular from the executive Government. He always understood that the Admiralty had the superintending power with respect to whatever related to the navy. He was entitled to ask them why measures had not been taken fooner to improve the construction of our ships. The time of war was urged as an argument why these measures could not be taken at prefent, the very circumstance which, in his mind, weighed most powerfully that they should be adopted without lofs of time. He was told that no improvement could be introduced with respect to ships already built, or that were now upon the stocks; but he should deem it a criminal neglect, if care was not taken to fct on foot the building of new ships upon the improved construction, wherever it was possible, and this, he trusted, would be the first measure of the new Board of Admiralty. To all that he had stated, he had heard no other answer than what had been give last year, an enumeration of the ships taken, including those we had got by capitulation, at Toulon. But it was not a pleafing circumstance, that one of our own ships of the line had fallen into the hands of the enemy, a circumstance which had not often happened in former wars to this country; only one had been taken during the whole course of the American war, and that had been retaken. With respect to the Admiralty itself, the character of the noble Lord has been more injured by his colleagues than by any other person. It has been faid that nothing would be more pleifing to that noble Lord, than to have an inquiry inflituted with respect to his public conduct. A general wish of that fort has so often been expressed, and the particular proposition when brought forward, defeated by fome particular confideration, that much stress will not now be laid on fuch a declaration. If the noble Lord was indeed the able and diligent character he has been held out, it can only be faid that he had the most injurious colleagues, and the most ungrateful public, fince the former must have consented to remove him from a fituation which he occupied with fo much credit, and

perhaps no change was ever so generally approved by the latter. Mr. Fux concluded that the navy of England was of more importance now, than at any former period. The whole of the campaign ought to teach Ministers the inefficacy of military operations. He had been told that there were ships ready to be sent to sea, if they could get persons to man them. He trusted that this was not the fact, and that steps would be taken immediately to procure more ships and more men for the service, and that no diminution of the military force would be considered as too great a sacrifice, in order to extend the scale of our paval exertions.

Mr. Sccretary DUNDAS taking notice of some of the observations of Mr. Robinson, relative to the right of every Member to call for information from the fervants of the Crown, admitting that right, and rejecting all idea of endeavouring to prevent it, proceeded to justify himself as to attention to his duty in the Navy Pay-Office, for which, he trufted, the House would excuse him when they reflected how necessary it was to prevent the effect which infinuations might otherwise produce, With regard to what had been said by the right honourable gentleman on the opposite side of the House, on the necessity of doing every thing that could possibly be done to improve our navy, he was ready to subscribe to every word of it; but he would be bold enough to fay that there had not been the leaft negligence in that respect. And there he would call the attention of the Committee to the fituation of this country at the commencement of the war: which had yet been of only two years duration. began with only fixteen thousand men. Last year we had eightyfive thousand seamen. We had now on board of our ships of war no less than ninety-five thousand men—this was the exertion of Government in the department of the navy in the space of two years; in this fituation, he would venture to fay, that fuch exertion had not been exceeded at any time in this country.

With regard to what the right honourable gentleman had faid, that he did not mean to attack the private character of the First Lord of the Admiralty, Mr. Dundas said he admitted that, and it was but justice to that right honourable gentleman to declare he understood him to speak of the First Lord of the Admiralty as a public man, and in that view too he would venture to say of him it was impossible to state one fact to the disadvantage of that noble Lord: he would defy any man breathing to say there had been a fault in any one part of the naval exertions of this country. But this was not all; for instead of there having been no fault, there was uncommon merit in our naval exertions. The Committee would resilied, that in the prosecution of former wars it had been custo-

mary to ranfack almost every merchant ship for all its failors, and to proceed on such a scale as, for a time, almost entirely to destroy our trade. But at this moment he would take the liberty of faying, that notwithstanding the astonishing exertions which had been made to increase our naval force, our trade remained almost entire: therefore, let it not be faid there had been any want of exertion on the part of the noble Lord who had been the First Lord of the Admiralty. There was another thing to be considered, which tended to prove the merit of our mayal exertions; he would ask the Committee to recollect the nature of the difficulties which we had to struggle with in procuring men for the navy in the prefent war; we all know there was a great ardour in the Public for the fuccifs of the cause in which we were engaged; and he was ready to confess there were none who partook more of that ardour than our failors; but it must be allowed also, that a great and powerful stimulus to entering into the naval fervice, and which operated in other wars, did not exist in this; he meant the love of prize-money; in this the English sailor had often been supported by the hope of returning to his wife and mistress with a load of wealth, and under that idea the wife or mistress had often consented to his adventure. But here there was no fuch cause to operate; for, to look after a prize from the French at sca, was like looking for a pin in a hay-stack. He agreed with the right honourable gentleman, that there had been an interference with the manning of the navy, by recruiting for the land fervice; but if the manner in which the service of the army had been supported, was an improper one, he was ready to take his share of the responfibility which ought to be attached to it, if there was a crime, he was ready to plead guilty to it; but be that as it might, it could not be confidered as any fault of the First Lord of the Admiralty. It might be made a channel for attacking the conduct of the Executive Government generally, and if it should, he would be ready to defend it; but it could not be brought as a complaint against those who had the immediate care of our naval exertions. What was the nature of our fituation with regard to our fleet at this moment? It had been infinunted that we had many ships which we could not man, and that we were at a loss to man them. God forbid we should be in such a situation. He should not now, for reasons which must be obvious, detail all the circumstances in this partictiar; but if he were to do fo, he was confident the House would be afterished, as well as pleased, at finding the situation of our fleet at this time, and the force which we had ready for the moment we should chuse to employ them; having said this, and believing, as he did, that our naval force was at this very moment de ble to

that of the most exaggerated account of the enemy; of their force, he was ready to admit, that the naval exertions of the enemy were fuch as to arouse his alarm, but God forbid it should create our fear. But let us fee how we flood: We had now in our naval fervice near ninety thousand men, and in that number, by no means the proportion of landsmen which the nature of the service was capable of admitting; therefore we might forcad them much wider over our . fleet, and supply by landmen the number of failors taken out of the ships to which they now belonged; and in this fituation the Committee were now called upon to add fifteen thousand seamen to the He looked upon this as the most prosperous situation naval force. this country could be in; for he believed that one hundred thousand men had never before this been at one time in the naval fervice of this country. And whatever measure might hereafter be necessary for the continuance of the naval superiority of this country, he trusted it would be adopted; for he trufted that whatever difference some points in politics might create in that House, there was but one fentiment in it as to the necessity of supporting the navy; but he feared that the farther augmentation could not be made in the fame manner as the force had been already raifed, because failors had not the fame inducement to enter into this, as they had to enter into other But he believed the past exertions would answer all the purpofes which the people of this country could defire. But he should have faid fomething on a point which had escaped him; he meant the construction of our ships. He believed there was some truth in the affertion, that our ships, in point of construction, might be inferior to the enemy; but he had no doubt that in every thing which related to the workmanship, we were much superior; and however paradoxical the thing might frem, he would assign as one reason for the superiority of the French thips in point of construction, it was the general superiority of our naval force. We had always an idea that we could fink the French this shy fighting; and he would dare to fay, that if the gallant Admiral who had spoken to-night, and who fat fo much at his case now in the House, and who had admitted the superiority of the construction of the French ships, was to meet one of them, he would, with her superiority, undertake to blow her out of the water, if the attempted to engage with him. There was another reason for this superiority of construction; it was the hatred with which, in this country, a projector was held. The moment a man, however ingenious he might be, faid he had any project, he was almost always treated as a madman; by this we fornetimes loft fight of our interest; for although but few prowould answer to the fanguine hopes of a projector, yet many



might have merit to a certain extent; he therefore declared he should be ready to receive suggestions that might be given him, and to co-operate with their authors, if he saw any prospect of any improvement to our naval architecture.

Mr. SHERIDAN faid, he certainly agreed with the right honourable gentleman who spoke last, that there was hardly any difference of opinion in the Committee as to the propriety of supporting our naval functionity, but it was from an apprehension that no fubstantial good would arise to the country from what had been said to-night, unless Ministers were spurred on, that he should trouble the Committee on this subject. He was the more of that opinion. when he observed the manner in which the right honourable gentleman had conveyed his fentiments to-night. He had faid, that one of the reasons for the superiority of the enemy in the construction of their ships, arose from the centempt in which projectors were held' in this country, if that was the case, he was afraid the matter would be neglected, for the right honourable gentleman, at the time he admitted the superiority of the enemy in one respect, and the defectiveness of the construction of our ships, conveyed an idea that he thought our fhips altogether as good as they need be, and this when he knew it was not the opinion of the best naval officers of this country. He had observed, that if the gallant Admiral were to meet one of the ships of the enemy, he would undertake to blow it out of the water. Mr. Shoridan had no doubt of the courage or the skill of that great naval Officer: on the contrary, he concurred heartily in the profes which had been fo juffly bestowed upon him, but when he talked of blowing the enemy out of the water, there was one thing to be done first, namely, to catch them, which we were not very likely to do, while they could fail fafter than us, and which it was now admitted they were able to do. Mr. Sheridan faid he was very forry to fee any disposition to treat this matter lightly, and he wished we might hear of some measure being taken in confequence of what had pulled to-div, although he confeffed he had no very flattering hope of any great good being done. It had been faid by an honourable Member (Captain Berkeley) that fingle ships of the enemy failed better than ours, but that they did not fail better in a body: he did not pretend to have much knowledge of failing, but as a fleet could not be formed but by a collection of fingle ships, he did not see how the distinction could be supported by reasoning. - A great deal had been said as to the character of * the first Lord of the Admiralty; some had expressed indignation that any doubt should have been expressed of the adequate abilities of the noble Lord; others had faid that he was an amiable charac-

ter: To the first he would answer that he cared for the indignation of no man, when he was doing what appeared to him to be his duty to the Public, and speaking perhaps the voice of the Public. To the second he would say, that it was not an amiable first Lord of the Admiralty we wanted, but it was an attentive, active, and vigilant first Lord of the Admiralty, and if this was the character of the noble Lord, he had been most ungratefully treated by the Public, and shamefully deserted by his colleagues, and in that supposition, the best thing the House could do was, to address His Majesty to dismiss from his Councils those who had advised to turn out of so important an office, a nobleman so well qualified to fill it, and to place in his stead another, who, whatever his talents may be, must go through an apprenticeship in the service. He agreed with the right honourable gentleman who spoke last in one thing, that nothing was to beget by this war, that was what we all knew, and of which he needed not to have reminded us, but when he told the House the difficulties we had in manning our navy, and the credit he took to Government for having succeeded, he ought also to have reminded the Committee of another circumstance, which tended to facilitate our manning the navy—he meant that of our having no privateers. With regard to the vote, Mr. Sheridin faid, he was to far from objecting to it on account of its being too large, that he thought it hardly large enough, and, in confidering this, we were not to confider, as the right honourable gentlem in had done, what force we had in former wars, but what was the strength of the enemy in this? and, upon that view, he was fearful the vote now proposed was too small; however, he should be ready to concur in any vote that might be necessary hereafter, in support of our navy, because he depended entirely on the navy in this war. He hinted also, that there might be some improvement in the Murines. Having faid this, he proceeded to oblive, that he had some reason to exult, when he recollected what he had faid at the time of his giving certain information to the House, and when he recollected how he had been answered by the right honourable gentleman on the other fide. He had made an affertion, with regard to the fituation of Halifax last year that was flatly denied by the Secretary of State: it turned out, however, that he (Mr. Sheridan) was right. had read a paper, which he faid was the speech of Lord Dorchester the Indians of North America: the Secretary of State called it Formery; but it turned out to be authentic. He had alledged, the other right, that a company of merchants had agreed to invite IIIs Majesty's Ministers, but that Lord Chatham was expressly excluded; and the reason alledged for that mark of disrespect was, that

he had not taken care to protect the trade and commerce of this country: The Chancellor of the Exchequer seemed to dissent from that affertion: he wished the right honourable gentleman would inform the Committee now, whether the affertion was true or false? These things he mentioned merely because he challenged inquiry into every thing he said in that House.

Mr. Chancellor PITT wished to correct Mr. Sheridan's statement of the invitations to the public dinner alluded to. For fome time past, he could only charge his memory with one instance of a public dinner to which His Majesty's Ministers were invited. The invitation was not, as had been afferted by the honourable Member. of a general nature. On the contrary, it appeared rather particular, for, according to the best of his recollection, only four of His Majesty's Minusters were invited on the occasion, and if his noble relation happened to be among the number that had no card of invitation, it was fomewhat unfair to attribute the accidental omiffiort to a marked disapprobation of his public conduct. I have no defire, continued Mr. Pitt, to fay any thing in vindication of the late First Lord of the Admiralty; because, however near and dear such a character must always be to me, any observation on my part would rather tend to weaken than to strengthen the just statement and honourable panegyric of my right honourable friend, (Mr. Dundas). I acknowledge, that the late exertions of the enemy have been extraordinary indeed, but do these exertions prove that they will be of long duration? No. They only prove, that they are rapidly approaching towards a flate of imbeculity—that their resources will be foon exhaufted. They are the confequences of unparalleled and unprecedented violence. Can any man for a moment believe, that those exertions, founded on artificial finance and barbarous extortion, will continue to operate with that vigour and effect which a just cause and a permanent system are calculated to enforce? From our fystem of wasfare, we may expect success, that of the French contains in itself the seeds of dissolution.

Mr. Alderman CURTIS would not fay any thing of the late First Lord of the Admiralty, but unquestionably much of our trade had suffered for want of protection.

Admiral GARDINER vindicated the Admiralty. He thought the inattention attributed to the Board was ill founded. For the last our or five months he had been employed at sea, therefore it could not be supposed that he was sufficiently acquainted with all its transactions in his absence. To the charges, however, made against them respecting the French sleet, which had annoyed our coasts and captured some of our vessels, he could, without sear of

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contradiction, affirm, that the Lords of the Admiralty, on that occasion, deserved more praise than censure; because they were no sooner apprised of the facts than they dispatched a squadron superior to that of the enemy, which exertion, he was happy to say, had its wished-for effect.

General TARLETON thought that this was an improper time for levity on the part of the Ministry, who had involved this country in its present deplorable state. The subject of discussion was one of the most important which had ever engaged the House. Admitting all the praise which the gallantry of our officers and teamen deferved for their manly exertions on the glorious first of June, the Board of Admiralty had not yet acquired, on their part, a triumph. If we were anxious for the effects of their wonderful exertions and official capacity, we might be amply fatisfied by the mercantile loffes recorded in Lloyd's lift, which numerous and lamentable catalogue was attributable only to the supineness of the Lords of the Admiralty. His aftonishment, however, was not excited by these facts; beeause His Majesty's Ministers had rendered themselves notorious for a total ignorance of all maritime intelligence. Mr. Dundas might, in the moments of jocularity, affect a joy, that, in the profecution of this war, neither wife nor mistress lamented the absence of a husband or a lover; but the General confessed, that his mind was occupied with ideas more folid and beneficial to his country. The exertions of the French, in the present struggle, were unbounded. Not fatisfied with vanquishing their active opponents, they endeavoured to conciliate the affections of their fallen focs. Ever fince the death of Robersbierre, all restraint, all guard, had been withdrawn from the British officers and seamen who became prisoners; and he was afraid, notwithstanding the virtue and patriotism of these men, who had stood forward gallantly in the cause of their King and country, that many of them would be tempted to enter into the French fervice-nay, that some had already, in junction with American failors, actually done fo. The General, after recommending a farther augmentation of the seamen for the services of the year, concluded with ridiculing the acquisition of Corsica, which had fo much boasted of by Ministry, and which acquisition would never indemnify us for the facrifice of our brave foldiers and sca-

Alderman ANDERSON testified, that whatever blame is the heattributed to the Admiralty for inattention to convoys, he was fully perfunded that the Irish and Baltic commerce had been sufficiently protected. He agreed that many losses appeared on Lloyd's with the wished to know if the merchants who had suffered in

these instances had applied for convoys.—He was very apt to think, that the captures alluded to had arisen from the rashness of the merchants, who would not wait for convoys; and when he restected on these serious losses, he wished for a law, prohibiting the failing of traders in time of war without convoy.

Mr. BRANDLING believed, that in some instances the trade had not been sufficiently protected; and was fully persuaded that on the strength of the navy depended the very existence of this country; he earnestly recommended its augmentation to the Lords of the Admiralty.

Sir RICHARD HILL justified the conduct of the Admiralty, and assigned, as a reason for our not capturing many vessels, the poverty of our enemy in commerce, and our not being at war with Portugal or Spain. All the ships formerly employed in trade by France, were now converted into privateers, which pop out of the ports, and instantly scize every ship they can. But, notwithstanding, he could not impute any blame to the Admiralty, and should heartily vote for the supply.

Mr. DAVID SCOTT faid, that the East India and the West India, as well as our coasting trade, and all others who waited properly for convoy, had been fully protected by the Admiralty.

Mr. M. MON l'AGU desended the conduct of the Admiralty, on the ground of our commerce being so extensive, that it was impossible to protect it in every point. The naval campaign, however, had been one of the most brilliant in the annals of the country.

Mr. LAMBTON faid, he had converfed with the mafters of ships taken, who affured him, they had seen 30 English prizes together in a French port.—He was also informed, that the French had fant all over the country where timber was to be found, models of the feveral parts and individual timbers of ships of the line, by which the people were instructed to cut down and hew out in the rough, the feveral parts, which were afterwards finished and put together in the dock-yards, so that in the course of a very little time they would be able to launch fixty new ships. These, they were aware, being made of unfeafoned timber, would not last long. but the number, not the durability, was their present object. Thinking, therefore, that every possible effort aught to be made in the naval department of this country, he should vote for 100,000 seame,, as he would have voted with great pleasure for 150,000. "suffey laid out on our navy would be much better employed, than money given to the Emperor, perhaps to betray us. With respect to the late First Lord of the Admiralty, Mr. Lambton very cana

didly admitted him to be not only an amiable, but an able and fenfible man, and his retreat he believed to proceed from his own conviction of the unpopularity which awaited on his fituation.

A Member, whose name we could not distinctly hear, recommended a College, with a Board, &c. for the improvement of Naval Architecture. It was thus, he observed, the Romans acquired a maritime as well as a military reputation. By what he understood, when on board the French captures at Spithead, from some experienced officers there, they had a greater breadth of beam, and were consequently enabled to support a greater stress of sail. Our upper decks fall home, as the technical phrase is, with a great press of sail, for want of this breadth of beam. There is a ship building at Chatham, in which it is expected this desect will be remedied. Still, however, he wished, as the Parliament had instituted a Board of Agriculture, they would also institute one of Naval Architecture.

Admiral GARDINER stated, that in the course of the year 1794, 108 convoys had been applied for to the Admiralty Board, and granted, and 140 ships were employed in that service, besides 15 ships and vessels in the coassing trade exclusively. He should not have intruded aguin, he said, upon the patience of the House, but to state sacts.

Mr. YORKE expressed his satisfaction at the unanimity which prevailed for the increase of the may, and in regard to what the right honourable gentleman (Mr. Fox) had observed, he exclaimed,

O fi fic omnia!

He acknowledged his respect for Lord Chatham, but consessed the attention to the navy had not been so complete as it ought to have been, although he was ignorant where the blame attached. He conceived the Captains of His Majesty's ships had not been sufficiently diligent, and imagined an act of Parliament ought to be passed, something like a code of naval laws, to prevent that enterprise and spirit in the merchants, of risking their vessels without convoy. He had heard that a noble Lord, during the last war, had a similar plan in contemplation, and why he dropped it was not known—For the other part of his observations, he wished some inquiry to be made into the conduct of His Majesty's officers, that if there did exist my negligence, some steps might be taken to sevent it.

Mr. SHERIDAN said, in answer to a question asked on the course of the conversation, that the mark of distatisfaction with the conduct of the late First Lord of the Admiralty he alluded to, was, his not being invited to the dinner given by the American mer-

chants to Mr. Jay, the Minister Plenipotentiary from the United States.

Mr. ROLLE faid, that he should vote for the resolution, as he was convinced that every exertion in the naval department was now absolutely necessary. He paid some commendation to the late First Lord of the Admiralty, to whom, he said, that he had never applied, at the desire of his constituents, for a convoy, without its being immed at ly granted.

Sit JOHN SINCLAIR fild, the discussion was productive of much good. He recommended attention to the growth and management of timber for the Royal Navy, which the Board of Agriculture was very well calculated to promote

The House was resumed, and the report ordered to be received to-morrow.

In a Committee of Ways and Means, passed the usual resolutions respecting the Land and Mult Ta ex-

Ordered, that the report be received to-morrow.

Thursday, 8th Janucry.

The Report of the Committee of Supply, by which one hundred thouland men are voted for the sea service for thirteen months, at five pounds a month per man, &c. being brought up, the resolution was read a first and second time, and agreed to nem. con.

Frid y, 9th January.

Lord STOPFORD reported that His Majesty had given directions that there be laid before the House the various documents specified in the Addresses.

Mr. ROSE observed, that with regard to the Land Tax bill, it contained an exception in favour of those officers of the navy, and of the widows of such officers to whom His Majesty had been pleased to grant pensions: the amount of the sum to be thus allowed to them was ten or twelve hundred pounds a year, and a list of the nan es would appear with the sums, in the papers on the table.

Mr Rose then moved, that there be laid before the House an account of the nett produce of all the taxes ending on the 5th of January, 1795. Ordered.

Monday, 12th January.

Mr. ATTORNEY GENERAL gave notice, that on Thurfday next he should move for a continuation of the Suspension of the Habeas Corpus Act of last session.

Tuesday, 13th January.

The House, in a Committee, went through the Land Tax bill; in which an amendment was made, to take off the tax on the pensions of naval officers, &c.

Mr. BERKELEY presented an estimate of the expences of the Office of Ordnance for the year 1795.

Mr. SPEAKER acquainted the House, that he had received from Sir Charles Grey, and Sir John Jervis, Knights of the most honourable Order of the Bath, the following letters, in return to the thanks of this House, fignified to them by Mr. Speaker, in obedience to their commands of the 20th day of May, in the last feffion of Parliament.

Martinique, November the 26th, 1794.

By the Queen Charlotte packet, arrived this day, I received the homour of your letter of the 21st of May last, with the votes of thanks from the House of Commons of Great Britain to me, and the army under my command.

We feel this flattering testimonial of the public approbation of our conduct, and the polite terms or your letter, Sir, by which it is communicated, as the most eminent favour, and are thereby impressed with the warmest and most lively sense of gratitude.

I have the honour to be, with the greatest respect, Sir, your most obedient and humble servant,

CHARLES GREY.

P. S. A note from Mr. King, Deputy Secretary of State, acquaints me that your letter, with those resolutions. has been so long detained there, in the expectation of my arrival in England.

The Right Honourable H. Addington, Speaker of the House of Commons, &c. &c. &c.

SIR.

On the arrival of the Queen Charlotte packet, I am this day honoured with your letter, dated the 21st of M1y, transmitting the resolutions of the House of Commons, so flattering to myself, and to the circers, seamen, and marines, it was my good fortune to command during the late operations in these seas; I shall lose no time in communicating them to Rear Admiral Thompson, and to the Captains, officers, seamen, and marines, who remain on the Leeward-Island station.

No language I am mafter of can express my gratitude upon this occa-

the House in the fullest manner.

The vary elegant terms in which you, Sir, have been pleafed to communicate these resolutions, claim my warmest thanks; and I have the homour to be, with the greatest respect,

Sir, your most obedient and most humble servant,

J. JERVIS.

Myne, St. Pierre, Martinique, 26th Nov. 1794.

The Right Honourable Henry Addington, Ge Ec. Ge.

Wednesday, 14th January.

On reading the clause in favour of officers and their widows, in the Land Tax bill, a short conversation took place between Mr. Alderman Curtis, Mr. Alderman Anderson, and Mr. Rose. The worthy Magistrates stated, that their constituents, the inhabitants of the Tower district, would be taxed about 900l. a year more than they formerly were; they approve of the principle of the clause. provided it was borne by the public at large. Mr. Rose observed that if the clause was to be abandoned, the inhabitants of the Tower dufrict would not be in the least benefited, for that the duty on pensions by way of land-tax, were payable at the place where the pensions were to be received, which was not now in the district of the Tower, but at Somerfet House, in the dutchy of Lancaster.— This conversation ended in an understanding, that Mr. Rose should. concur, as a Member of Parliament, in some measure that may be brought forward for the benefit of the inhabitants of the Tower dıstrict next year.

The bill was then ordered to be engroffed, and to be read a third time to-morrow, if then engroffed.

The SECRETARY AT WAR brought up an account of foreign troops in the fervice of Great Butain for the last year. Ordered to be laid on the table.

Thursacy, 15th January.

Mr. HUSSE's expressed a wish, that the Chancellor of the Exchequer might inform the House whether the subject of the loan to the Emperor was to be brought forward before the budget; he thought it would be disgraceful to the House to pass by that subject without a full investigation; and he thought a separate one would be the best.

Mr. Chancellor PITT observed, that the honourable member might perhaps not have been in the Houte when he had said a few words on a former night on that subject. He had then stated, that the Imperial loan and the budget were so blended, that he could hardly separate them in what he should have to submit to the House. He had thought of the matter a good deal since. He had as great a "cure as any other Member of the House could have that the subject should be fully discussed; and he hoped an opportunity would offer for that purpose. He wished the question, whether it was proper, under all the present circumstances, that the proposed pecuniary aid from this country should be granted to the Emperor, for his military assistance in the course of the common cause, should be

fully discussed. He therefore believed that he should have it in command to convey to the House a message from His Majesty, in which something of that kind would be laid before them; this he believed would take place in the course of the next week, and he intended, when he came into the House to-day, to give notice that something of that nature would be laid before the House early in the ensuing week, and that consequently he should be under the necessity of postponing the opening of the budget for two or three days beyond the time at which the notice now stood.

Mr. HUSSEY faid, he wished it to be understood, that he said nothing about the propriety of giving the Emperor the proposed assistance, all he wanted to inforce, at present, was the necessity of having the matter fully investigated.

Mr. Chancellor PITT faid, it would be open to the honourable member to bring forward any proposition, when the subject should come before the House, but he owned, that he had for some time felt a difficulty in stating the matter separately and distinct from the budget, and that arose out of the nature of what he thought was necessary to be proposed; however, he wished for the most ample discussion of the subject.

The ATTORNEY GENERAL role in consequence of a notice he had given, that he should have the honour of submitting to the House a motion for leave to bring in a bill to continue the provision of an act passed in the last session of Parliament, the effect of which was to empower His Majesty to secure and detain such persons as he should suspect to be conspiring against his person and Government. He was fure the House would have the indulgence to hear him while he delivered a few words upon that subject. He happened to be abfent on the first night of the session; had he been present it would have been part of his duty to submit to the House fome observations on the late trials, and also on what fell from many members that night, and he felt fome disappointment that the observations on the subsequent debate on that subject, were such as precluded him from flating what his duty, in his view of it, called upon him to flate, and therefore he gave notice of the motion with which he should have the honour of concluding. He did expect the House would be very full to-night, and as he thought many objections might still be offered to the measure on the part of those who had opposed it formerly, he thought that some future day would be appointed for the discussion of it; but after what had passed this session, he hoped they would give him leave to bring in a bill, and then he would state the ground on which he brought it forward, at large, on another occasion; the whole of

the discussion he should refer to that suture period. With that understanding, he hoped there would not now be any objection to giving leave to bring in the bill, for he wished the subject to be discussed in a sull House. He moved, that the title of the act of the last session of Parliament, which enabled His Majesty to secure such persons as he shall suspect, &c. he read; which being done, he moved "That leave be given to bring in a bill to continue the provisions of the said act for a time to be limited."

Mr. SHERIDAN faid, that in one thing only he could agree with the learned gentleman, whose motion had been just read, namely, "That, to proceed in the discussion of such a subject, in fo thin a House, would be improper;" for no person could have imagined that fuch a measure should have been brought forward at all, much less be debated, when the number of Members was barely fufficient to form a House. As the call of the House was fo near, he, for his own part, doubted whether it would not be as good a course as any he could take, to suffer this motion to pass, and to referve opposition to the day of the discussion. There was one thing, however, to be observed from the thinness of the House, and which appeared to him to be a good omen:-it proved, that the House in general did not believe in the existence of any plots or confpiracies, on the foundation of which the Habeas Corpus act was fuspended; fo little did they think fo, that they had not even the curiofity to come and hear the learned gentleman open the merits of his case. He, therefore, took it for granted, that he should not hear of any new plots, or new conspiracies, or new discovery of treasonable practices; for, in the threatened speech of the Attorney General, there was not one word of fresh information: it was evident he intended to make out his case out of the good old plot. However he must say, as nothing new had been said on the subject, he could not expect but that all those who opposed the former bill must be against this motion; and if he did not take the sense of the House upon the question, even in this stage of the business, it was because he did not wish to shew to the Public the thinness of the House upon such an occasion.

Lord WILLIAM RUSSELL faid, that on the renewal of a measure, which deprived the people of this country of such effential rights, he expected to hear a case made out that called for some rigour. When the people of England were to be told they were engive up their liberty, some reason should be affigued in order to show it was the effect of the most imminent danger, and arose from inevitable necessity.

Mr. LAMBTON faid, he confessed, that on a matter of so Vol. XL. C c

much importance as the prefent, he expected to hear some reason assigned for the measure now proposed. He could never consent to depriving Englishmen of rights so dear to them, on grounds so equivocal as those on which the Habeas Corpus act had been suspended last year; he expected to hear of some new plots and conspiracies, but to find the same attempt made upon the old pretext really astonished him; and still the more so when he reflected on the late trials, and the evidence given on the part of the Crown, as well as various other circumstances which were fresh in the recollection of us all: he would repeat, that in such a case as the present, he was astonished that an attempt should be made to suspend the provisions of an act so dear to Englishmen.

The SOLICITOR GENERAL faid, that as the House had already determined that the original ground was sufficient for suspending the Habeas Corpus act, he conceived that to assign any new ground was perfectly unnecessary.

Mr. FRANCIS faid, that if the ground on which the Habeas Corpus act had been suspended last year was sufficient, very strong ground had appeared fince, not for continuing the suspension, but for removing it. This new ground arose out of the late trials; out of the cases of those who had been treated as criminals, and had fuffered long, arbitrary, and harsh confinement. These persons had been tried and acquitted; and whatever some persons might fay, he would venture to affert, that by their acquittal a negative was put on all ideas of plots, on which the act of Parliament had been suspended. And now an attempt was made to continue the fame restraint, as that to which we had been before subjected, and to leave the liberties of us all at the will of the Crown.—Where, he would ask, was the new conspiracy? or who were the new conspirators? He would maintain that there was not the shadow of a justification for preparing to offer this infult to the honour of this country, a thing which Ministers had often done, and in which they feemed still determined to perfist.

Mr. ANSTRUTHER denied there having been any arbitrary or harsh confinement in the cases of the persons who had been tried for high treason; they had not, he said, been confined for one hour longer than by law they must have been if the act for the suspension of the Habeas Corpus had never passed. These persons had no right to complain, for the Grand Jury had decided by sinding the bill, that there was probable cause for supposing they were guilty. They had suffered no punishment at all, and they had suffered no confinement to which they were not liable in the due course of law. With respect to any new circumstances in the

case of a conspiracy, this was not the day on which that topic was to be discussed.

Mr. FRANCIS observed, by way of explanation, that he confidered the cases of these persons acquitted, as very hard cases; he meant expressly to say, that they had sustained unjust penalties. Gentlemen, on the other side, said, that imprisonment, such as these persons suffered, was no punishment at all. He trusted in God, a day would come when they themselves would experience whether it was to be regarded as a punishment or not.

Mr. GREY supported the propriety of the observations of Mr. Francis, on the hardships of the persons who had been tried for high treason. He doubted the truth of the observation of a learned gentleman (Mr. Anstruther), that the persons accused had suffered no more than if the act for suspending the Habeas Corpus had never passed; he understood, on the contrary, that if that act had not pailed, they would have been entitled to their trials at the next affizes. However, tried at last they were, and honourably to themsclves, and happily for this country, they were acquitted. He thought it fomething ominous that the further suspension of the Habeas Corpus act was to be fo much a matter of course in that House, that they were not even to have a full attendance on it. He agreed with those who thought that strong grounds of necessity indeed should be laid, before Englishmen should lose the dearest rights they ever enjoyed. This was a case of too important a nature to be passed by in any stage of it, and therefore he must persist in taking the sense of the House upon it.

Mr. Serjeant WATSON explained the operation of law, in cases of high treason, to be, that if any person accused of that crime, be not brought to his trial at the second affizes, he shall be discharged; and, therefore, he maintained, that the persons whose cases had been taken notice of to-night, had been tried as early as by law they would have been entitled to be tried, if the Habeas Corpus act had not been suspended.

Mr. WHITBREAD thought it necessary that the sense of the House should be taken on this occasion, and this in his opinion, the situation of the case itself demanded. If he had approved last year of the ground on which the Habeas Corpus act had been suspended, then the only question would be whether the same ground remained, so that the suspension ought to be continued; and even upon that way of putting the question, he sound himself bound to vote against the measure now, for the very ground on which the whole was founded, had been entirely taken away. But judging, as he did, that there never was a ground for the suspension, he had an additi-

onal reason for voting against this measure. It had been afferted, that not one person had been detained in prison for one hour longer than if this act had not passed into a law: that was another reason for his being of opinion that there existed no good reason for suspending the Habeas Corpus act; for if the very persons alledged to be the most forward in the conspiracy, on account of which the act of Parliament was passed, were no longer detained in prison, than if the act had never been passed, it was pretty clear it was unnecessary to pass it; of the truth of this Ministers seemed themselves to be aware, for the last person who was to have been tried, had a few days ago been liberated; he alluded to the case of Mr. Martin.

Mr. ANSTRUTHER was proceeding to fpeak, but he was called to order by the Speaker.

The House divided;

For the motion, 71; Against it, 13. Majority 58.

Friday, 16th January.

Mr. WINDHAM, the Secretary at War, stated, that as the Secretary of State for the War Department (Mr. Dundas) was unavoidably absent, it might be proper to put off the discussion of the army estimates till a future day. He proposed, therefore, to move them in the Committee of Supply on Wednesday next.

General TARLETON faid, that in the prefent alarming fituation of the army on the Continent, and the critical flate of affairs at home, it would be a proper mark of the dilligence of the House to fit to-morrow, and either then or on Monday, the honourable gentleman might take an opportunity to bring forward the army estimates, which would so far tend to quiet the public mind.

The SPEAKER stated, that the days for the Committee of Supply, in which the estimates must be brought forward, were Monday, Wednesday, and Friday. He supposed that the House at rising would adjourn over Monday. The honourable Member was, however, competent to move, though not consistent with the usual practice, that the House might sit in a Committee of Supply to-morrow. It was understood that the army estimates should be deferred till Wednesday.

The Sheriffs of the City of London attended at the Bar, with a petition from the Lord Mayor, Aldermen, and Commons, in Common Council affembled, stating that the avenues leading to Temple Bar were narrow and incommodious. The petition was brought up, read, and ordered to be referred to a select Committee.

Mr. SHERIDAN observed, that though the Secretary of State for the War Department was absent, yet as the Secretary at War

was in his place, he wished to ask him a question. He considered that in the present calamitous situation of affairs, the Public had a great right to complain of the want of early and authentic intelligence, with respect to the events passing in Holland. No Gazette had appeared to announce the particulars of what had lately happened in that quarter. This he considered as a very unpardonable neglect with respect to the Public, at a period when affairs wore so alarming an aspect, and so particularly distressing to the individuals who had relatives with the army, and were thus left in a state of the most painful anxiety and suspense with respect to their fate.

Mr. Chancellor PITT faid, that he could fearcely conceive the honourable gentleman to be ferious in the remark which he had now brought forward. What interest could he possibly conceive Ministers to have in keeping from the Public the knowledge of any disaster for a space of twenty-four hours, whatever regret they might feel upon the occasion. The fact, however, was, that a Gazette had been some time in preparation, and was now, he believed, printed off; and, had the honourable gentleman gone home, he would have found the answer to his question in a copy of the Gazette upon his table.

Mr. SHERIDAN faid, that he found it difficult to account how the right honourable gentleman should conceive him to be otherwise than serious in the disastrous situation of affairs, into which the country had been brought by the present—not to use a harsher term—unfortunate administration; a situation which was becoming every day more and more alarming. He was equally at a loss to account what preparation could be necessary in order to lay before the Public a simple narrative of sacts. Ministers might make light of a delay of twenty-four hours in communicating intelligence; but if they were so negligent of their duty to the Public, yet still some consideration was due to the feelings of those individuals, who were kept upon the rack from uncertainty, with respect to the sate of their relatives, and to them a delay of twenty-sour hours was a consideration of no small consequence.

Mr. Chancellor PITT stated, that there were two objects which he wished to bring forward at the earliest opportunity. The one was the consideration of the Austrian loan, which he supposed he should be authorised to bring before the House, by a message from His Majesty, in the course of next week. The other was an object, in which, from the sentiments that had been expressed from all quarters, he could not doubt of the unanimous concurrence of the House, the consideration of the most efficient means to be taken for manning the navy. After a conversation of considerable length

and intricacy, the arrangements of buliness for next week were set-

The House to be called over on Tuesday.

The army estimates to be moved in a Committee of Supply on Wednesday; the surther suspension of the Habeas Corpus bill to be debated on Thursday; and on Friday the motion of Mr. Grey (which stood for Tuesday), with respect to peace with the present Government of France.

Mr. Chancellor PITT stated, that on Friday he expected to be authorised by His Majesty, to bring down the message relative to the Austrian loan, which would of course be taken into consideration on the Monday following. He should likewise take the earliest op portunity of bringing forward his budget.

The bill for renewing an act passed last session, suspending the Habeas Corpus, &c. was read a first time, and ordered to be read a second time on Thursday next.

Mr. MARTIN faid, that he had come down yesterday, expecting that the discussion of a measure so serious as the motion for leave to bring in this bill, would have occupied a considerable time, and was very much surprised to find that the House had adjourned at an early hour. He took therefore this opportunity to state, that under the present circumstances, he considered it as his duty to give his most decided negative to this bill in every stage of its progress.

Mr. SHERIDAN stated, that as the arrangements were settled at present, he should take the first opportunity to move for the correspondence relative to the Prussian subsidy, as he considered it of great consequence before we entered into new engagements with the Emperor, to ascertain what use had been made of the money already taken from this country in the way of subsidy, and what reliance could be placed on the sidelity of our continental allies.

The House at rising adjourned till Tuesday.

Tuefday, 20th January.

The House was called over, after which the excuses of such abfent Members as had sent excuses, were received.

Ordered, That the names of defaulters be called over on Friday, and that they do then attend in their places.

Mr. FOX moved that the House be called over again on Tuesday fortnight, and that, in the mean time, no Member quit to, n without leave of the House.—Ordered.

Wednesday, 21st January.

The Usher of the Black Rod defired the attendance of the Com-

mons in the Upper House. The Speaker, at his return stated, that the House had attended in the House of Peers, where the assent of His Majesty had been given by commission to the land and malt bills.

Mr. Chancellor PITT brought up a copy of an order of the Council, with respect to receiving goods belonging to Holland in His Majesty's warehouses. The Chancellor of the Exchequer stated that the object of the order of the 16th was to receive in His Majesty's warehouses all goods shipped from Holland; the object of the order of the 21st was to receive goods that might be bound for Holland. As there could be but one opinion on the expediency of such a step, he should immediately move for leave to bring in a bill for rendering effectual the order of His Majesty's Council, &c. On the suggestion of the Speaker, the motion was made in a Committee of Trade, and granted by the House. The Chancellor of the Exchequer moved for leave to bring in a bill prohibiting the exportation of all articles of grain from Scotland, and permitting the importation of grain and all other articles of provision into England duty free.

Mr. HUSSEY fuggested, that in the present scarcity of provisions, he should be happy that the distilleries should be stopped, and proposed it as a measure deserving the consideration of the House.

Mr. Chancellor PITT repiled, that at prefent the quantity of wheat employed in the distilleries was of no considerable amount, and he doubted whether the advantage likely to arise from the meafure would be such as to balance the inconvenience with which it would be attended.

Mr. BUXTON remarked, that a regulation with respect to hair-powder might be extremely beneficial to the poor: every pound confumed such a quantity of wheat as could not readily be conceived.

Mr. FOX faid, that it would be difficult to introduce any regulation of that fort, without laying a prohibition on the making wheat into starch, which would be, in every point of view, attended with great inconvenience. He admitted, however, that the subject was extremely worthy of consideration; and, if there was a time at which it was incumbent upon that House to attend to the state of provisions, the present was particularly urgent, not only from the pressure of the general war and the consequent calamities to the poor, but from the failure of the harvest, which he understood had by no means answered the sanguine prospects at first entertained, and the unhappy situation of Poland, which precluded all hopes of any supply from that quarter.

Mr. HUSSEY faid, that from what he understood of the high

price of barley, and likewife from a circumstance of the brewers having lately stopt on account of the scarcity of malt, he would in all probability be encouraged speedily to bring forward some such proposition as he had originally suggested.

The Report was then received, and leave given to bring in a bill. Colonel MAITLAND faid, that with a view to further difcuffion, he proposed now to make a motion on which he should not enlarge, as he understood that it would meet with no opposition. He therefore moved, that an humble Address should be presented to His Majesty, to give directions, that there should be laid before the House a return of the names, dates of commission, and length of service, of those who since the commencement of the war had been appointed field officers, those who had received brevet rank not being included.

Mr. WINDHAM stated, that if the honourable gentleman, by his motion, meant to ascertain that rank had not always been bestowed according to seniority, that indeed might be matter of regret, but could not be imputed as matter of blame to Ministers, who in the mode which they had adopted, with respect to bestowing promotion, had only accommodated themselves to the necessities of the public service.

Colonel MAITLAND faid, that in order that Ministers might not be at a lofs, he should candidly state his motives for making his present motion. He knew well that at the commencement of a war, in order to remedy the feantiness of a peace-establishment, it was necessary to over-step the bounds to which at other times it might be proper to adhere, and that rank was given to fuch persons of fortune and fituation, as were enabled to come forward, and raife regiments for the public fervice. This was a practice reforted to in all wars, and of which none had a right to complain. - Neither did he mean to object to the rapidity of promotion which had lately taken place. But he knew of many inflances where men of large fortune, and in a fituation which gave them the command of men, had offered to raife regiments, and had been refused—while permission for that purpose had been granted to others in circumstances exactly the reverse. What he had therefore to complain of in the present instance was not any partial deviation from fystem, but that all fyflem was abandoned, all confidence was defroyed between the foldiers and the officers, the officers and the Generals; boys from school were set over the heads of veteran officers, and men bragged from prison to the service of their country. Ministers, in short, had rendered the fystem entirely subservient to their own corrupt views of influence, and had shewn the same neglect in the military



department, as in his mind they had done with respect to every other branch of the public service.

Lord ARDEN brought up the ordinary estimates of the navy, which were ordered to be laid on the table,

The Order of the Day was read for the House to resolve itself into a Committee of Supply, Mr. Hobart in the Chair.

Mr WINDHAM, Secretary at War, faid that to those gentlemen who had had an opportunity of looking into the papers laid upon the table, it would be scarcely possible for him to convey any clearer idea of the estimates, which he was now to move, but as many might not have had this opportunity, he should briefly submit to them a summary of the result, reserving himself afterwards to give any explanation that might be required in the course of the dis-The papers, as had been usual on all former occasions, were divided into the following classes, the estimates of the guards and garrifons, of the forces in the plantations, of the troops lent from Ireland, of the recruiting contingencies, of the pay of the general officers, of the pensions for the widows, and Chelsca Hospital, of the fencible infantry, and fencible cavalry, the cloathing, &c. Several of these articles were of a nature which called for no explana-The principal head was that of the guards and garrifons, tion. including all the regular force not employed in distant service, among whom were comprised the troops now serving on the Continent, &c. The fecond head, that of the plantations, comprised all the troops not included in the former; the troops in the West Indies, in Corfica, in Gibraltar, in America, &c. Mr. Windham here entered into a number of minute calculations, with respect to the amount' of the expence of the different branches of the fervices. The whole force on foot, including regulars, militia, and fencibles, he stated to amount to 149,627 men, taking in the Indian regiments. it amounted to a much greater number, not less than 222,656 men. This view of the force which Great Britain had been able to produce, he stated to be exceedingly consolatory with respect to her capability of carrying on the present contest; on the other hand, the very great expense at which only so numerous a force could be supported, must no doubt be admitted to operate as a drawback, The expences of this force amounted altogether to 6,652,7451. increase in point of numbers had been much more rapid than had taken place in the same period of any former war. It amounted to no less than 73,029 men; the additional expence incurred by this increase, was a sum of 217,548l. Having done this, he should no longer detain the House, further than might be necessary to anfwer any questions that might arise in the course of the discussion. Vol. XL. D4



He concluded with moving the first resolution, that a number of land forces, amounting to 119,380 men, including 3,882 invalids, be employed for the service of the year 1795.

General TARLETON rose, and addressed the Chairman, as

follows:

Mr. Hobart,

If I advert to the particulars or the total of the estimates, my mind is filled with melanchely and aftonishment-So much expended, and fo little done! If victory had attended our arms, thefe expences would, in that case, have been severely selt in the country, but retreat and defeat render them very unpilarble indeed. will be necessary to fay fomething upon every point on which the right honourable gentleman has touched, as well as every item of I shall, therefore, class my observations as nearly as I can, according to the numbers of the different estimates. the radically bad fystem of recruiting the army was adopted before the right honourable Secretary at War entered into office, it will be but fair to state the folly and disadvantages of that system, not imputing them to him, before I range along the extended line of the estimates. As far back as the year 1791, Ilis Majesty's Ministers thought there was an eccelity for augmenting the army, and commencing hostilities; but happily for England, Englishmen did not entirely adopt that opinion, and grim-vifaged war was subdued in this House, because the country wished for peace, as d the Ministers wished to keep their places. However, during the short armament, a sistem of multiplying commissions, rearing officers, and crimping men, took its growth. This system was always reprobated on this side of the House, and most particularly by an experienced General * and most amiable man, whose absence from this House, and loss to the world, must always be fincerely deplored. I shall endeavour, in a very few words, to prove that the mode of raising men to which I allude, was unwife, improvident, and unconstitutional. first place, it cancelled the rule laid down at the end of the American war, viz. that the different regiments of infantry should be recruited by the different counties of the kingdom, and which had, in confequence of that regulation, adopted their respective names. when this fystem of jobbing and competition commenced, that valuable regulation, which communicated both enthuliasm and confidence to the counties, to the Colonels of regiments, and to the battalions themselves, was overthrown. Besides rendering the old Cologicles, whose experience and talents might be extremely useful to

the service, merely regimental cyphers, what is the consequence? The old corps get no men; the Officers of the independent companies bid against one another, and the veterans of the line are exposed to every disadvantage, or laid under the severest contributions, that they may not be ful ject to the petulant frowns or imperious mandates of purfe-proud school-boys. Old Majors of the line are now placed at a greater diffance from the cen mands of regiments, as each regiment is now provided with two Lieuten at Celonels; or, if the old Major purchase, he may soon be reduced, and suffer a considerable diminution of income, by being placed on the half-pay lift. Old Captains, likewife, Lave four Field Officers in their van, perhaps all inexperienced men, before they can arrive at the command of a regiment, or, if they purchife, the eldest Cutain may be established, by paving 7001, for his Majority, I ut the second Capt in must be reduced at a peace to half pay, although he pays 550l. for the Majority, and the companies are fold for 1400l. a piece, if Government can obtain that from, in order to carry on the recruiting account. Gr it fun's of money have been taken out of the pockets of individu Is, and in a mainer which, in former days, would be deemed unconflitutional, because without the knewledge of this House, but in these new and surprising times, the Min sters can create a loan or a tax, and Parliament, with amiable oblequioufness, affents to his proposition.

Hitherto their new-fampled fystem has preduced no good. Nothing falutary or vigorous has proceeded from it. Competition between young men and crimps has taken place, but the army or navy have not been benefited, but injured, and the country will be faddled for a number of years, with a progressive and almost incalculable expense. Nothing is now winting to complete this pernicious system, but to introduce it into the navy. Let rich young men provide stores and ships, and take the command of those experienced officers and gallant failors, who have pretented it is country for centuries, and who, I trust, will defend it to the latest posterity.

I will now draw the attention of the Committee to the conftruction of an independent company. One han had men are to be raifed—Government did give about three guineas, now, I believe, the bounty money is higher. I will calculate, however, at three guineas, which makes 3151.—I add to that fum 1641., the halfpay of I Captain, I Lieutenant, and I Enfgn, which I believe is calculated at 10 years, and makes the fum of 16401., which added to the bounty, makes a total of 19551.—Therefore, though Minifters fay they only give three guineas, in fact the country pays about 191. for each man so raised. No longer therefore do we see the old

Colonels or the counties engaged in forming and completing vigorous battalions, which might have been done by offering and keeping the bounty at 8 or 10 guineas per man; but a delusive, unsubstantial, unconstitutional, and corrupt system has arisen. What are the generality of these companies composed of? Infancy and dotage;—whilst crimps and school-boys raise and command these champions of their country. In the course of my reading concerning warlike notions, I never yet learnt that the auctioneer's hammer was the symbol of command, or that a broker's shop was the necessary appendage of the Campus Martius, or the camp.

I had almost forgot to mention an instance, which I should have been forry to have omitted, out of the great variety to be met with, of the progress now made in the army: -A young nobleman, with whom I have not the pleasure of acquaintance, but who is, I dare fay, perfectly accomplished and amiable as a gentleman (I mean Lord Granard, feems to have outflipped all his competitors. commenced his military career on the 12th of November, 1794, and in the next Gazette we see him pump from his Cornetcy to the rank of Lieuten int Colonel Commandant. One Gazette displays the ranks he has passed through, and 17 days experience qualifies him for the command of a regiment. I do not blame this young nobleman for the ardour of his race, but impute serious blame to His Majesty's Ministers. If this rank had been acquired by any gallant exploit in the face of the enemy, I should fay that this sudden elevation was well conferred. For real fervice, the reward can hardly be too great, or the promotion too rapid. The spark of emulation cannot be too much encouraged in young officers; but when I fee gold and rank the principal passports to high fituations, I entertain very ferious apprehensions for the success of the army, or the well-being of the country.

Sir, having now done with this statement, and, in so doing, disposed of three considerable articles, viz. Recruiting Contingencies, Levy-mone, for Augmentations, and some part of that article called full pay to supernumerary Officers, I shall recur to the first head of the estimate. Though I do not admit 2,777,534l. to be wisely or economically expended, yet when I recollect that 148 regiments are provided for with that sum, I am at a loss how to measure or calculate the soices of our Austrian ally, to whom we are to give six millions for one year, especially as it is, I believe, universally acknowledged, that military service is done cheaper, and administered with more economy, by that power, than by any other in Europe.

As for the Fencible Corps, they are so interwoven with the

charges for the militia, (whom I honour and respect) and in other instances, that I do not know how to separate them, or calculate to the charges; but we find two gross articles for Fencible Cavalry, amounting to 360,000l. If the charges were more moderate; I confess I should have still great objections to this mode of raising men, because it is extremely prejudicial to the recruiting for the army, and finding men for the navy. These corps, as I am informed, are never inspected by any General, though the officers have an allowance of bounty of 10l. a man, to scree in England and Scotland; and some of these corps extend their protection to Jersey and Guernsey. I shall dismiss this article without any comment, because it must be evident to the Committee, that this jobbing fystem militates against the real interest of the army and navy Now, Sir, the result of this estimate is, that of Great Britain. the people of this country are to pay 6,622,000l. for an army thus raifed and managed. They have likewife to look forward to the Extraordinaries of the Army—the Ordnance Estimates—the Barrack Master's Accounts - the Commissaries' Account, -with a string of minor accounts, and all the subsidies to our numerous and vigorous allies.

I shall here drop this part of the subject, and look at the conduct of the war.

On the origin of the war, or, to express myself more clearly, the measures which were adopted by His Majesty's Ministers to plunge this country into such a calamity, I shall at this moment observe a total silence, being sully convinced whenever that particular question is agitated, that the rise and progress of the war will be ascribed to English intrigue and English gold: and I know that I have able, eloquent, and honourable friends near me, who will never suffer the Chancellor of the Exchequer to disentangle himself from that responsibility. I shall therefore proceed to give an outline of the military operations which naturally come within the scope of this day's debate.

Sir, it appears to me, that no ornament of language should be used in giving to the House the statement of our military affairs; and that it will be more regular and perspicuous to review the enterprizes and operations of our armies at a distance, and then gradually proceed to our own coasts. I shall not dwell upon circumstances of a moderate size, because other opportunities will arise to secretary the foreign throughly into them. I mean this as a general outline, more than a persect picture; for the scene is so vast, and so replete with folly, rashness, incapacity, calamity, and horror, that the



human mind cannot at one time embrace it completely, or the hu-

The first object to be regularly viewed is the West Indies. I pass over the plans and miscarriages which had taken place in that quarter of the world, previous to the expedition prepared for Sir Charles Grey. That diffinguished and able officer had, I believe, a promise of 10,000 men from this country, to be added to the force then exiding beyond the Atlantic. He had the mortification, however, to find that promifed and necessary army, after unaccountable delays, reduced to 5000 rank and file. I shall not ftop to comment on the employment of the eight regiments stolen from this expedition, but endeavour to give a sketch of the proceedings as they occurred in the West Indies. Notwithstanding the diminution of force, Sir Charles Grey (of whom I shall never think or speak without respect and regard) wisely conceived that if he executed with rapidity, he might complete a plan which required the proportion of troops originally allotted to his expedition. This prompitude and decifion, united with courage and skill, made a striking impression upon the enemy, and Guadaloupe, Martinique, St. Lucia, and other islands, yielded to the British arms. Was this gallant army, which was necessarily wasted by a feries of conflicts, and exposed to a pestilential climate, properly reinforced?-No. Have the loffes, the difficulties, the dangers, to which our troops have been liable, been expressed or detailed by the Commanders upon that flation to the Ministers in England? I believe no man will give a negative to that question. What then is our present fituation? We know that our gallant army has been weakened by hostilities, and almost confumed by difease. We know that Guadaloupe has been fnatched from us, and we have too much cause to apprehend that the other islands will soon be reconquered. best accounts and the last returns of the army fully justify this apprehenfion, as there are not 1700 men to defend all our own and the conquered islands. Where are the reinforcements so often called for, and fo often promifed to Sir Charles Grey?-Either reduced by a long refidence in transports to a state of infantine imbecility, or now riding in the harbours of Portsmouth and Plymouth. With respect to the operations in St. Domingo, I shall, in a few words, state the prominent parts, and my opinion on the general plan. I have not the finallest hesitation in faying, that the conquest was too great to be atchieved with such numbers as were employed. A country fo extensive and populous was not to be held by a corps more resembling a corps of buccaneers than a regular army. The force that could be spared from Jamaica and the other 2 ′

islands was not adequate to the conquest or possession of. St. Dormingo: therefore the result of so ill-concerted an invasion will be the probable loss of numbers of officers and men, and the certain loss of reputation in that quarter of the world.

In addition to all these misfortunes and losses, another very great detriment has arisen to His Majesty's commercial subjects. misconduct of Ministers is not productive of partial disadvantage; the pestilential influence of their counsels is extentive and general. On the conquests made in the West Indics many merchants and manufacturers who were drooping under loffes and misfortunes occafioned by the war, once more reared their heads, and were encouraged by Government to fend large quantities of goods, which had been locked up in their warchouses, to these new markets. Whether this effort of indultry will be placed to the page of profit or lofs, requires but little forefight to forctel. The manufactures of Lancashire, of Yorkthire, and of other counties of Great Britain, will most probably be worn by the French; and the unfortunate merchants who have thus speculated, with a firm reliance for protection on Government, will find themselves the dapes of their own confidence and credulity.

I come now, Sir, to the military operations in Flanders, which if viewed in detail, and related at length, would confound the attention and exhault the patience of the House. It is not my defign, to prefent a journal at this moment, which I must do if I entered fully into the prefent, and part of the former campaign, which is necessarily connected with it, because each day appears to have been pregnant with events of the greatest magnitude. I shall therefore, for the convenience of gentlemen, now bring forward only the prominent parts. In the first place, it seems to me necessary to establish the point of time when His Majesty's Councils influenced the measures of the allies in Flanders. From all public documents, and indeed by many flatements made by the Chancellor of the Exchequer in this House, it appears that the British Minister had considerable influence on the Continent from the period of the Congress at Antwerp. This fact being afcertained and acknowledged. From this remarkable epoch I shall briefly bring forward the principal operations which fucceeded it; and in passing over these events, I wish it to be understood that I do not impute any culpability whatever to the illustrious Prince at the head of the British army, or to any General Officers under his command. But as the Ministers have frequently claimed in this House, the approbation of their country for the succeffes which followed the Congress at Antwerp, I shall now beg



Leave to remind them of the errors committed fince that period, which clearly point out the quarter from whence they originated. After the junction of the allies-after the defeats of the Frenchafter the defection of Dumourier-after the explanations which were, or might have been, derived from that quarter of the state of the frontier of France, it appeared strange and wonderful that the · first effort of the combined powers was not directed against Liste. It was almost universally known that that fortress, at the period to which I allude, contained a diforganized garrifon and feanty maga-And it must be apparent to the dullest capacity, that from its extent and fituation, Lisle possesses the double advantage of being the bulwark of Flanders, and the key likeliest to advance all military operations within the boundary of France. Notwitistanding the time appeared particularly favourable, and the possession of Lisle was an object devoutly to be wished, how did the combined army pass the summer?—In taking Valenciennes and Condé; places comparatively of no consequence: and afterwards the combined troops were divided to take Dinkirk, Quesnoy, and Maubeuge. This movement, however, afforded a favourable opportunity for an honourable General*, a friend of mine, to perform an exploit which will immortalize his name, and the corps he commanded. At Lincelles, a victory was atchieved by an inferior body of men, labouring under every disadvantage, which will be recorded as long as the annals of this country shall be preserved. If I chose to examine and investigate the filly operation against Dunkirk. I might dwell upon the subject a considerable time, and find an ample field for comment and censure. Suffice it to say, that a plan so ill-calculated and arranged, produced its own defeat. As it is acknowledged that the enterprise against Dunkirk originated in the British Cabinet, I live in hopes that the author, whether civil or military, of this great project, will not be concealed long from the world, that the present age and posterity may have the opportunity of holding in just admiration the man who had power to divide the combined forces, and detach a confiderable army to attack a town, which, if taken, would only have proved a burthen to this country, and a clog to the operations of the army, till Lisle was reduced. This ill-conceived plan produced defeat to the allies, and gave confidence and courage to the French. This miscarriage contributed likewise to the defeat of the Austrians before Maubeuge; after which, the contending powers retired to winter quarters, and the outposts of both parties continued alert till the return of spring.

Of the operations of this campaign, which is not yet concluded; I shall take only a curfory view. If the forces of the allied powers which took the field in April, were not fo numerous as might have been expected, the scope of the plan for the campaign ought to have been narrowed; for it was foon apparent that the allies were not able to preferve a respectable desensive in West Flanders, and to proceed with a powerful army into France. Lifle poured forth her forces, and Pichegru, like another Ulysses, covered his opponents. with confusion, shame, and disgrace. It would be irksome to dwell upon the victories of the French-on the retreat of Clairfayt -on the first countermarch of the British army-on the want of union amongst the allies till the arrival of the Emperor-on the illconcerted attack upon the French corps in the vicinity of the River Lys—on the steady perseverance of the French in the neighbourhood of Tournay—on the effect of all these operations in changing an offensive into a defensive war, on the part of the allies—on the battle of Fleuris-on the fiege of Ypres-on the evacuation of Oftend, leaving Nieuport to its fate-on the general retreat of the combined powers, leaving Quesnoy, Landrecy, Valenciennes, Conde, and feveral other leffer garrisons to fall into the hands of the enemy. I need not now enumerate the lines of march, the number of columns made use of in those movements, or the artillery and magazine which were taken by the French. - I will not describe the pofitions occupied on the frontier of Holland, or relate the conflicts which took place betwixt the Austrians and the French, before the former paffed the Rhine, or between the British and Dutch and the French, before the former arrived at Arnheim. - I will not recapitulate the fieges, or even the names of the places which have fallen between Landreev, Cologne, and Nimeguen. I will not dwell upon the passage of the Waal, or the probable result of operations in that quarter. I will not attempt to describe how many, or what gallant, men have been the victims of the fword or difease, for the fcene is not yet closed, and its aspect is too tragical to be surveyed by any Englishman, without the keenest sensations of melancholy and indignation. If we turn from this prospect, so replete with misfortune and destruction, can we find the least vestige of consolation in the diplomatic fources of the right honourable gentleman? What is the nature of the treaties in which England is engaged? Are they likely to contribute to the glory and advantage of the country? Are wisdom and economy conspicuous in these important transactions? Are they equal to all parties? No. We have to deplore an immoderate and profuse expenditure of public money, without ' the chance of attaining any one object which might prove fervice-Vol. XL.

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Are we not bound to all the disadvantages, able to the Public. whilst our virtuous allies have provided for their own liberty and indemnity? The catalogue of names would be equally extensive and unpleafant. Russia and Spain only prescribe boundaries to our absurdity. The vigour of Austria, and the good faith of Prussia, are equally proverbial, but the payments and credulity of Britain keep pace with the avarice and perfidy of her allies. After the experiments we have made-after the trials we have had-after the millions we have lavished—with the example of Prussia fresh rankling and festering in the public memory; the nation is invited, nay, in some measure pledged, to the most enormous subsidy; a subsidy which outstrips all comparison and calculation, and rifes above the most tow'ring imagination: a loan of fix millions sterling, for not one farthing of which either principle or interest, can we compel the payment. Great God! Are we thus to hoodwink our understandings, and pluck the money from the pockets of our deluded and miserably oppressed constituents?

Now Sir, (continued the General) having viewed and curforily paffed over feveral operations and transactions, which no man who feels any love for his country, can dwell upon without the most painful and indignant fenfations, for there is guilt and calamity fufficient to difgust the mind and nauseate the foul, let me for a moment indulge myfelf in addreffing a few observations to some respectable individuals, Members of this House. I could ask a young Colonel when the allied armies are to march to Paris? What plans and manœuvres are now to be adopted to clear the passage to that place? Where are we to find a successor to Colonel Mack? I could ask a noble Lord, if Roberspierre has left a legacy like Briffot? Has the will of that fullen Statesman afforded him the same glorious opportunity of illuminating the House of Commons? Have the writings of that proftrate demagogue furnished the Ministerial advocates with reasons for profecuting the war? Notwithstanding all we have heard in this House, does the present situation of France agree with the past reafonings and predictions of Ministerialists and Alarmists, or with those of the Members of the Opposition? Or has not every change in France, tince the commencement of the war, proved peejudicial to this country? I could remind the right honourable gentleman, that the wisdom displayed by the British Cabinet in the attack of Dunkirk, excelled the atchievements of Turenne before that place; that the getting hold of Toulon was superior to any enterprize of his father; that the forces under Sir Charles Grey, which he fent against the whole of the West-India islands, were more numerous and better provided than the forces directed folely against the

Havannah. I could force upon his recollection what the late Lord Camden faid, and faid well too, in another place. " Admiral. Hawke and Prince Ferdinand," faid the learned Lord, " have been alluded to in this debate, as having effentially ferved their country; most certainly they had, and undoubtedly their merit, as professional men, was unquestionable: but to whom ought it ultimately to be ascribed? To the Earl of Chatham; the one was his Admiral, the other his General: the battles they fought, were the battles of his planning." Let the right honourable gentleman apply these sew fentences of that worthy and venerable Peer, and let the country judge between the Earl of Chatham and his fon.

I will now, Sir, with permission of the Committee, offer a few ideas, which may be applied or not, as gentlemen think proper. I will fuppose that Great Britain, without making any offers of peace, or any change of Ministry, decides to carry on the war, which it is very probable it will do, from the tenor of the late speech from the I will suppose the next campaign prosperous in the extreme; and undoubtedly every perfor will admit that it is of that description, when I state that the forces of Great Britain and her allies shall recover Holland, re-conquer Austrian Flanders, and in every quarter of Europe drive the French within the limits of I will suppose likewise, that our efforts in the West Indies are equally fuccefsful, and that all our naval operations partake of the general glory. This fuecess must inevitably cost Great Britain a number of lives, and, according to the prefent poverty of our allies, fifty millions of money: to obtain what? The fituation we possessed at the commencement of the last campaign? Is not that country in a truly deplorable condition, which is obliged to expend torrents of gallant blood, and fifty millions of money, to regain only a former fituation, and then to commence an attack against a nation the most impenetrable, the most populous, and, I had almost faid, the most warlike, in the world? Let any considerate man contemplate this feries of fuccesses, and then let him add fifty millions to the money already expended, and cast up the national debt at 340 millions; the interest of which is to be provided for by taxes, before any money levied can be appropriated to the existing circumstances, and the regular government of the country, and will he have cause to rejoice or complain? But if I was to suppose an extreme case on the other side; suppose I should say, the French will obtain Holland, Mayence, and the West Indies; make peace with Spain, and create the most formidable navy in Europe; suppose the campaign opened under the direction of the present Ministers, from whom naturally the country may expect the same species of

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plans, and the same energy of execution, which we have hitherto experienced; what prospect would then most probably present itself? The invasion of England or Ireland, under every disadvantage, and perhaps the fall of one or both might be the consequence. No scene that the most melancholy imagination could suggest, might not be realized before the conclusion of next Autumn! Suppose, then, I state the middle line between these two cases; suppose we have a little better campaign than the last, a mixture of victory and descat. In that situation, which is the likeliest and most probable, we shall certainly experience great losses from an interruption of our trade; incur great expenses, by subsidizing our numerous allies, and by our own great warlike preparations, undergo a vast diminution of valuable inhabitants, and at last be obliged to try for peace, on terms more and more disadvantageous, as every campaign draws to a conclusion.

Now, Sir, having stated a variety of facts as shortly as I could, having dealt sparingly in metaphor and declamation, I shall sum up a very plain speech, by recapitulating the points upon which I have touched. An improvident, unwife, and unconflitutional system has been adorted in augmenting our army, an extensive war has been conducted without energy or skill, defeat and discase have thinned the ranks of our choicest treops; and the pride and bulk of armics, both in the West Indies and in Holland, are in a n.oft perilous, nay, I may fay an irretrievable, fituation. Our Generals, for many of whom I entertain the highest respect, have had no opportunity of exercifing their professional talents, but in retreats. If I was to enumerate the leties of our allies, I might fairly effimate them at 350,000 killed, wounded, and taken prisoners. Near fifty millions of money have been expended, and can any man fay that one enterprize or expedition has been wilely planned fince the commencement of hostilities? Immense sums have been, and are to be, paid to our allies; and I believe no man in this House, or in the country, thinks feriously that they have afforded us cordial co-operation. A loan of 24 millions, a loan the most extraordinary and gigantic, has been contracted for in a most extraordinary manner.

This, Gentlemen, is the prospect which rises to your view. Will you look at it with apathy, or will you rouse yourselves from the satal delusion into which, by innumerable artifices, you have been hurried? Let another salse alarm be excited, let another dose of Ministerial considence be swallowed, and your fortunes, your families, your distinctions, your form of government, so long cherished and

revered, nay, your liberty itself, will be overwhelmed in undiffine guished and inevitable ruin.

Mr. HUSSEY said, that he rose to make a motion, that the Chairman should now leave the Chair and report progress. right honourable gentleman had a few days fince given notice of his intention to bring forward the discussion of a plan, for the more effectual manning of the navy. He was of opinion that this object ought to superfede all other considerations, and that if possible 20,000 men should be added to the 100,000 already voted for the sea-service. He confidered exertions in this way as likely to be much more beneficial to the country, than any that could be made by increafing the number of our land forces. The refources of the country were great, but not inexhaustible; he did not believe that they were yet nearly exhausted, but there was, in his opinion, a certain limit beyond which we could neither raife men nor money. last stake ought to be employed as beneficially as possible. If any one controverted the propolition that the country was approaching to its last stake he would mention of e or two facts; he had the curiofity to inspect some of the newly-raised regiments, and found them composed of men between 70 and 80, and boys of 12 and 13; there was a man in his neighbourhood, who had ten years fince been discharged as unfit for the service, and who was lately enlisted, at a bounty of feven guincas. He concluded with making his motion.

Mr. Chancellor PITT faid, that he did not think, with the last honourable speaker, that vigorous exertions for the army at all impeded those that ought to be made for the service of the navy. On the contrary, they had always been found to go hand in hand, and in looking to former wars, it would appear that we had been most powerful by land. The present resolution, then, so far from tending to defraud the navy, ought to be confidered as having an entirely contrary effect. Is it then to be urged that we are come to fuch a fituation, that if we vote this number of men for the army. we shall not be able to provide for the naval service? The honourable gentleman has admitted that our resources are still great. If it be faid that we ought to look to our last stake—that last stake is certainly involved in the ultimate iffue of the prefent contest. We can only, in the prefent moment, approach to that exhausted situation by a base timidity, a contemptible imbecility, which would induce us to abandon the object of our exertions, and would prove. us unworthy of the blcflings we enjoy. He then argued, that though the war, which it had lately been the fashion to term disgraceful, had been attended with heavy and fevere pressure, still our resources.



had increased beyond the proportion of our expences, and that, as far as it related to the internal state of the country, to its commerce and its credit, and to the means of recruiting the army and the navy, never was there any war in which the afpect of affairs, after two years of hostility, was so prosperous and encouraging, and in which fuch great exertions had been made within fo short a space. were yet, he trufted, neither deficient in the means nor in the spirit necessary for a vigorous profecution of the war. Being convinced then that to put the army on a respectable footing, was the best method to render our naval superiority more seeure, and to give effect to our naval exertions, he would rather vote the resolution immediately, than, by deferring it, risk the finallest chance of discouraging the public spirit. And in this determination, he was the more confirmed, as whatever wishes might be entertained with respect to negociation, all quarters had agreed on the necessity of keeping on foot a great and powerful force—a necessity, furely, which it would not be contended, that any thing which lately had occurred, had, in the smallest degree, tended to diminish.

Mr. FOX faid, that if the right honourable gentleman had had the good fortune to be minister of this country in the reign of Queen Anne, when we had, by the wifdom of our mediures, gained fuch military reputation, and which, he hoped, we should never lote; if he had been Minister, as his father was, at the end of what we ganerally called the feven-veirs war; if he had the reputation which his father had, for fecuring North America to this country for a fime; if he had gained in proportion as he had loft; if he had acquired as much glory by his political conduct as he had entailed upon himself disgrace, he should then, Mr. Fox said, have had fome doubt whether the stile and tone of the Minister could have been justified: prudent it could not be in any man, at any time, under any circumstances; but what would the House think, and what would the people feel, when they found fuch a man coming forward under fuch circumstances? What was to be faid of a Minister who asked, and that with a tone of authority, for the confidence of the House in this prosecution of the war? A Minister who had been so unfortunate, at least, as to see every one of his predictions reverled by events; who had year after year, regularly and constantly, pursued measures the most wild, extravagant and dangerous, which experience taught us to be fo, and which had brought us into a fituation which, in point of real calamity, was, perhaps, never equalled in this country at any former period.—That such a Minister could have the hardihood to ask for any confidence was aftonishing; it was adding an insult to our injuries.

DEDATES telling us that what the country suffered he regarded not. What defeat, disgrace, or disaster befel us, he minded not; for, time under them all, his spirit remained unbroken; nor was he content with this, for he affected to cast ridicule on those who opposed the war, by faying that it was the fashion with them to call this war calamitous and difgraceful-now he should be glad to know; if It was the fashion, who was the cause of it? Would the Minister deny any one of the statements that were made of the difastrous events by which the war had been fo unhappily diffinguished? deny that the object for which the war was undertaken on our part was lost? Would be deny that we had not met with disappointments and defeats, misfortunes and difatters, which were unequalled in the history of the world? Would the Minister shew one event in the whole course of the present winter that could be construed in our favour? Not a week paffed without producing a gazette giving fome account of our misfortune; this was the case from time to time until Flanders was entirely loft, Holland now, perhaps, pretty nearly fo, and a great part of Spain, and also a confiderable portion of our West India dominions. This was the man who asked for the confidence of the House in future, and who affected to treat with levity the fentiments of those who did their duty to the public, and who faid what they thought, that the prefent war was calamitous and difgraceful.—And what was our profpect at this moment? The Minister faid, that, in some sense, this was our last stake. What did he mean by that? Had he the fame object now in view as he prefessed to have had at the commencement of the war? Would he now feriously tell the House that he had any hope of. effecting a counter-revolution in France? Was not that object loft for ever? Was it not given up by every power in Europe but that Had not every one of them virtually, by their of Great Britain? actions, acknowledged the French Government, while we flood alone vainly and foolishly attempting to prevent such a recognition, by which we had brought ourselves to the verge of ruin? He remembered how the Minister, some time ago, used to answer some objections that were made to his administration: he affected, with a meanner that was half modest and half assuming, to say that, with all defect that might be urged against the conduct of the Government, the country was in a prosperous condition. Little merit as there might be in such a declaration, when urged by way of argument, yet it taught us to reflect on our condition now, and to make us feel that if any merit of the Minister had brought us to a state of prosperity, there must be some fault in the same person who

has brought us to the verge of ruin. He remembered, he faid,

calamities of the American war, and, at the time, he thought them great, but now, when he compared thom with the calamities of this war, they funk into trifles. He then faid that Ministers were to blame; such appeared to be the general opinion, and Lord George Sackville and Lord Sandwich were removed: formething of this kind was the case with regard to the late first Lord of the Admiralty, but that was not the case with respect to the Minister at war, but on the contrary, a third Secretary of State was appointed, feemingly for the purpose of keeping the conduct of the war in the hands in which it was before; and to the same hands which maraged the last glorious campaign was to be trusted the care of the next; and what were the people of the country to expect from all this? The Ministers themselves, or their friends, continually told us. that the British arms had been well conducted; if so, our hopes must be at an end; for, with all the advantage of such good conduct, the refult to us had been only calamity and difgrace. By whose fault we had been brought into this situation was not a matter of the same importance as the question, What means we should pursue in future? He, for one, was ready to declare, that the blame appeared to him to be applicable to Ministers; for, If Ministers were accused, and some General, or any other Officer, was to blame in the conduct of the war, it was an easy thing for Ministers to say so; but if, with brave troops, good Generals. faithful allies, and good conduct, this was our fituation, there remained, with respect to the prosecution of the war, nothing but complete despair. Having faid this, he came to take notice of the Situation of our troops in Holland. Whether the Dutch entered fato negociation with the French with or without our knowledge, was a matter that must be explained hereafter; but when we knew that such was the case, it was the duty of Ministers to take care that the British troops should not be left in a tituation where they might be facrificed: the best thing that could be done in that case, was to give the army as good winter quarters as could be provided, and as *foeedily as possible bring it back to England. With regard to the effect of the proposed vote, he was one of those who were willing to affent to it if necessary, provided that could be done without erippling the navy; but as it possibly might have that effect, the better way would be to enquire into the fact; and therefore he should furpost the motion of his honourable Friend, that the chairman Assistance the chair, report progress, and ask leave to fit again. The Minister was sanguine as to the power of this country to raise stioney, and, Mr. Fox faid, he was so also; but the greatest diffithat was about raising the men, and he was well affured

that the great bounty which was given to volunteers in the state of had a bad effect on the fervice of the navy. And he was kery to be compelled to fay, that on comparing the preparations for the with preparations for other wars, the army had in this mich with than its due proportion, when contrasted with the navy, and there never was a war when the exertions of this country famile be to much directed to the navy as the prefent; and what was every man to conclude from the vote which was proposed to-night, but that we were going to fend thousands of British troops out of this countries to be flaughtered in Germany, or imprisoned in France? Was not Had not that been the case in this campaign? 'He' had no intelligence except what the gazettes afforded, from which he found the loss of the British troops to be dreadful. He horself that no more of them were to go to the continent, for of the two alternatives, if the one or other must be adopted, he would rather that English money should be squandered, than that English men should be flaughtered. He then took a short view of the conduct of administration since the commencement of the war, and maintained that they had purfued many measures which were highly its jurious to the interests of this country, and omitted many by which it might have been highly benefited; and after all, was it not more than a British House of Commons ought to hear, that a mighty army was to be put under the direction of men who had gone for far towards the ruin of their country, and who would not give as much as an account of their conduct? What, he would ask again. did the Minister mean by an affected sneer, that it was the fashion to call this a difgraceful war? Would he attempt to deny that affertion? Would he say it was not disastrous, calamitous, and difgraceful? Would he compare it with any other in which this country had ever been engaged? Would he compare the events of it with those of any other? Town by town lost, army by army Here Mr. Fox entered into an enumeration of the lotter of Valenciennes, Condé, and the various other places, until he came to the fate of Holland, in all which he faw nothing on the art of our administration but arrogance and incapacity. He did for with to fay any thing of himself, but he had no doubt that if his counsel had been followed, even a long time after the war had commenced, we might still have faved Holland. Was he to be told it was the fashion to call this a disgraceful war? it was the fashion with him to fay what he knew, and it ought to be the fashion with the people to express what they felt. With regard to the finances and refources of this country, he admitted them to be great, but he defired it to be remembered also, that the debt which we already FF Vol. XL.

www with extremely great, and if we proceeded much farther in this Fuitems war, it might come to be a question, what were the reframes by which we might pay off the interest of our debt and Afficient the Government. This war had deeply affected, eyen our residences already. It had affected our manufactures in a very confiderable degree; if the Minister doubted it, a gentleman (Mr. Windham) would give him forme information from his constituents, upon that fubject; but if that was the case with regard to our own manufactures, before we lost Holland as an ally and a customer, what was to be the case now, that Holland had got in the hands of the French? He had heard it faid that the credit of the two countries was inseparably blended, that in particular the bank of England and the bank of Amsterdam, were, in point of concern to us, one and the fame thing; this was the language held out in order to get us into this war; he admitted it was not used by the Ministers, but they all suffered it to have its weight at the time it was uttered: they faid nothing to shew the fallacy of it. the other hand, there be no fallacy in it, what was the fituation of Airtiferdam, and confequently the fituation of this country, at this yerry moment? He was fure he did not know; and he was afraid the Minister did not know. He was afraid, too, that the Dutch would be of opinion, that our execsive friendship, our great goodwill, had been the cause of their ruin. Indeed there was too much reason to suffect that this was true, with regard to the Dutch, but. as to ourselves, we were in a fimilar fituation—we were the only power in Europe who refused to acknowledge the present Government of France; all the other had virtually done fo. We were 2 now about to perfuade the Emperor, by means of fix millions of money, to pretend to change his opinion upon that subject, after we half tried all other in vain upon the same occasion. Good God! that a Minister who had brought us into this calamitous and difgraceful fituation should come to the House of Commons, and expect confidence as to his future operations! Still more deplorable it was that there should be a House of Commons who we'lld hear " fuch a proposition; in this there appeared to him to be so nothing fadly transpictors and alarmingly ominous. The Duty of the Mimister was to come to that House, and to express himself only in tones of fortow and contrition; and the duty of the House, in his after what they heard from the Minister, was to express indignation at his arrogance. He concluded with observing, he mould nor have entered fo much into the various points he sed thillfirst on to-night, if the Minister had not, by his manner of esting this pusition, treated that House and the people of this

country with fo great contempt; for what was it has sometime treat with feverity, complaints against a war which the calamitous in which this country was ever engaged.

Mr. Chancellor PITT faid, that the manner in Fox had treated the observations which had fallen from have struck every gentleman in such a manner, as that have anticipated the reflections which he was about to other to confideration of the house. So gross and evident a perversion s every thing he had advanced, it was his firm perfuafion that many had ever uttered. The right honourable gentleman had begun with fiving that confidence had been called for by him (Mr. Pitt) in ministration, and had inquired, with an air of insulting triumb. what ground of confidence could be stated by his Majesty's ministers of fufficient force, after what he termed the difgraces and difafters which the country had fuffered under their administration, to induce the public to put that trust in them which they demanded? The fact was, however, that not one fyllable had been advanced on the subject of such confidence: how far there were grounds for a just and constitutional considence in ministers, was a question of a. different nature, and which he was ready to argue, whenever any occasion should call for it. The confidence which he has mentioned was of a different kind from that to which the right honourable gentleman had alluded: it was a confidence which he should be ashamed not to seel, whatever might be the arduous situation is'. which he himself might be placed, however disastrous the state of the nation might appear, it was a confidence in the refources of the country itself, a confidence in the perseverance and spirit of its inhabitants. What shame, said he, can possibly attach to any man for expressing a proper and firm reliance on the spirit and perfeverance of the people, and their attachment to their configution? Gentlemen were not, as had been afferted, called on by him to rely on the merks of administration, but on the resources and credit of the county, the zeal and vigour of the people. Although the contest in which we were engaged was truly faid to be the most important and extensive of any in which we had ever been engaged; yet it singually true, that the refources of this country, to enable it to

Apport that contest, were at least increased in an equal proportion. Was there then any thing arrogant or presumptions in expecting confidence in those resources, or reliance on the people, that they would still continue to make exertions proportionate to the means they possessed it The misrepresentation of the right honorable gentless man could only be considered as an attempt to deceive and delaste the people, and not a fair appeal to the manly feelings of a state of the manly feelings of the manly feelings of the manual feelings of the ma

generous nation. It was an attempt, unworthy of the right honourable rentleman, to fetter the country in their exertions against their enemies, at the same moment that he (Mr. Fox) had pledged himself folemnly to the House, that the greatest exertions were necessary for carrying on the contest. The next point in which that right honourable gentleman had mifrepresented him was with respect to the levity which had been ascribed to him when speaking of the misforunes which the country had endured fince the commencement of the war, and in the last campaign. The tone of exultation which that right honourable gentleman had used when speaking with an effected concern for those missortunes, he thought much more likely to give offence. What levity, however, was there used? He did not deny that events, which he lumented as much as any one, had occurred, nor did he attempt to under rate the misfortunes which had undoubtedly happened during the war. He certainly felt the difafters of the war, first, as effecting other powers, then affecting us by our general fituation with respect to Europe, and those with whom we are more especially connected; but more particularly as affecting our own immediate prosperity, and impeding the prospect of our own tranquillity, but not withflanding ill this, he should still state, what no clamour, however loud, however boifterous, could prevent him from stating, that while he saw resources, such as these were, in the country, it would full be wife and prudent to carry on the war, in spite of the distress and misfortune which had attended it. He hoped he knew how to feel the miseries and calamities we had endured, that he knew how to feel alarm, unaccompanied with despair, and to express the language of firm and unabated resolution, in the midst of a trying and difficult situation. With respect to his use of the term falbion, he had been much misrepresented. He did not mean to deny, by that mode of speaking, the disasters which had taken place on the continent, but to show that gentlemen-had been too eager to magnify those disasters, and to foretel the consequences that might enfue. He wished them to recollect that many powers engaged in this war had been reduced in former times the greatest straits and extremities; but had gained great and installate applause for their magnanimity in struggling with their difficulties; and the subsequent approbation of wife and prudent men, who faw them ultimately succeed by their magnanimity. What he wished to reprobate was the fashion of indiscriminately. speaking of every part of the war as uniformly disastrous, and, tonight as being uniformly diffraceful. The right honourable gentleman, he said, had assumed this disgrace, but knew not where it ought to fall; first he fixed it on ministers, and then, which did not appear

remarkably candid or generous in him, he wished them to give a share of it to the generals and officers who had had the conduct of the war. It was not just, either in the first instance, to take it for granted ministers were guilty, nor afterwards to delire them to shift off the blame from themselves. He, however, was very happy in stating, that not only this had not been a disgraceful war, but that the reputation of the country never flood higher; for, both in fuccess and adversity, its armies had shown the most unexampled courage and fortitude; and that in every respect, as far as concerned our military operations, this would be found to be one of the most honourable and brilli int periods in the history of the nation. Whatever might have been the pressure as to immediate apprehension, vet experience would prove, that the balance was in our favour. He defired the House to look at our successes by sea and the West Indies, and to examine the effect which these advantages had had on our internal fituation. Ask any man, he proceeded, who dwells with real, but without a conceiled joy, on the misfortunes we have suffered, whether it has not been the fashion uniformly to apply the term disaster to every action during the war? One remark he should make on this topic, that if the whole were true, yet it would form no argument on the prefent occasion, it might, perhaps, be regular to introduce it, because there was scarcely any oceasion in which invective against administration might not be easily introduced in some shape or other. If the right honourable gentleman were ferious in supposing, that in every instance misconduct was manifest, that there had been no event, which had not been disastrous and difgraceful to this country, that all our operations were the fruits of folly and ignorance, and that all these charges were to be laid to the account of government—he ought, at leaft, to deal fairly. Could he believe that the confequence from his premifes was, that we were to have no army? Or, were we to abandon the war, because Holland was lost? or, because thwarted in some of or objects, were we to omit the best means of defence, viz. the r cans of offence?

If the right honourable gentleman believed all he had advanced, the only way to remedy it would be by petitioning his Majesty to dismisshis ministers; why did not the right honourable gentleman affert this openly? He, of all men in the country, had the least need of any delicacy on the subject. If he could prove that his Majesty's ministers were incapable of conducting those affairs with which they were charged, there could be no doubt but success would follow the endeavour to processe their dismission; but this would not carry with it the corsequence, hat he (Mr. Fox) could be introduced

himself into his Majesty's council: for if he did not convince the country that the war was inconfistent with their interest, and would be ruinous to the interest and happiness of the people; if he did that fatisfy them that it would be more proper for them to make a peace with the existing government of France, though he might fucceed in the removal, yet he himself would not have the conduct of affairs. As to the points of misconduct, the first alluded to was the expedition of Sir John Jervis to the West Iudies. It had been afferted on the other fide, that the number of men was not fufficient; that, at first, 10,000 were promised, but that a great number had been stolen by government. It was highly absurd to use such language; for no man could conceive, that where circumstances called for an employment of forces different to their original deftination, that government had not the right of altering their first determination. The force, however, had been decided by the event to be fufficient, as all the fervice had been done which at any time was in the contemplation of Government. He was as ready as any man to allow that an increase of merit should be attributed to the commanders; but this must be said, that great exertions had been made to fupply that army, which had been retarded by unfortunate circumstances, which, however, were as much to be imputed to Ministers, as the frost which had opened the passage to Holland. With respect to the dilemma, which the right honourable gentleman had attempted to drag Ministers into respecting the conduct of the war, it was certainly very ingenious. When, however, he put the cases of the good or bad conduct of our allies or our officers, he should have been aware, that it is not fair to flate extreme cases; for was there nothing intermediate between the complete and precise fidelity and good conduct of our allies, and a total and full defertion of every principle of faith and honour? And was there no medium between the extreme of difaster and misfortune, and that of complete suc-Notwithstanding many adverse accidents had brought q 1 a feries of calamities, yet they did not deftroy all hopes of fuccess for at least of making a stand against those calamities. Would any one fay that it was not better to refift and oppose them, than tamely to fubmit, without making any stand at all? It must be admitted, he faid, that fome of our allies had not acted perfectly as we had a right to expect; and one, he was forry to fay, whose fall we had to deplace, perhaps came under that description; but he should sorbear to any thing with respect to that power, because all we now could do for it was to lament its calamities. But would any one we had not fet them a great example of vigour in our operations, and of a fleady performance of our engagements? and though it

must be said with regret, that we bad not been completely successful, yet we had the satisfaction of using every effort to avoid that destruction, which otherwise must have been accelerated by two years.

The right honourable gentleman had, with great inconfiftency, imputed to Administration, first, that they had not recalled their armies home the minute Holland should shew a disposition to make peace. Did the right honourable gentleman mean this as a specimen of the manner in which he would treat an ally? Would he leave them defenceless to negociate with a victorious enemy? Would he have advifed us to withdraw, while the frontier was defenfible, and when there was every reason to believe, that if the scason should be as they usually are in that country, they would have gained their object, in keeping the enemy from the accompliftment of their defigns on Holland? The band of God had rendered the feafon unufually fevere, and had thereby thwarted their defigns, and given the opportunity to the enemy of completing their purpofes. valour and fortitude of our troops had enabled Ministers to follow that line of conduct which was proper; they had done every thing. to fave Holland, and the loss of it could not be imputed to them as a crime; fince all their efforts would have been effectual, if the To have abandoned Holfeafon had not been unufually right as. land, therefore, at the time resummented by the right honourable gentleman, would have been dithenourable and impolitic. been induced to make thefe observations, because he could not suffer the mifrepresentations of the right honograble gentleman to pais unnoticed; though he could not fee that the quedion before the House at all involved in it the question of the guilt or innocence of Administration.

Mr. FOX faid, that it was necessary for him, after what they had just heard, to enter into some explanation of what he had formerly spoken, at least upon one or two points. The right honourable gentleman complained much of having been misrepresented. Whether there was most misrepresentation in what he had said, or in what fell from the right honourable gentleman, he would leave entirely to the House, who had so many opportunities of knowing how much was inclined to misrepresent objects of discussion there or otherwise. Nothing could certainly be a greater perversion of meaning, than the manner in which the right honourable gentleman had explained the use he had made of the terms calamitous, disastrous, and disgraceful, as applied to the war: as to the two first, he believed there was nobody in or out of that House could deny that they were applicable to the whole of the war, from its first beginning and



continuance, down to the most unfortunate situation in which this country was now placed; and as to the word diffruce, he had no hesitation in declaring that he meant to apply it folely to the conduct of Administration, and not for a moment let it be supposed, as the right honourable gentleman had infinuated, that he had the most distant idea of attaching it to the merits, the characters, or the conduct of either the Generals, the Officers, or the men, who had been fo dreadfully employed in those scenes of disappointment, disaster, and calamity, which, notwithstanding their greatest and best exertions, had uniformly followed the execution of every one of the miferable plans which Administration had adopted for the profecution of their favourite, though ruinous, war. As to the merits of the Officers and men, it had often been his happiness to have the honour of paying the tributes of praise and admiration so justly due to their valour, gallantry, and exertions; and though it might be thought in some degree pride and vanity in him to fay it, there certainly was one reason, which, independent of all others, must induce him to be partial to their conduct; he was nearly related to many who had been the most active and placed in the most arduous fituations in this war, and with others he was so much connected by the ties of friendship and good wishes, that he certainly would derive no honour or fatisfaction by publishing their diffrace, even if any, which he would not allow to be the case, had fallen to their share. to Ministers only, therefore, that he attached those severe but justlyearned epithets: they had fully shewn their imbecility, by plunging the country into the war, and their incapacity ever fince to conduct it-a war which was, as far as the events had shewn, on their part, to be called the most calamitous, disastrous, and disgraceful, that this country had ever feen. As to the honourable gentleman's observations about the country not being at its last stake as to resources. he would only fay, that whatever the country might now be disposed to feel on that head, it was plain that the right honourable gentleman, from his words and conduct, was near being at an end, if not at the last stake, of his resources. The right honourable getteleman called upon him to move an address to His Majesty to dismiss his Ministers; but that motion, from whatever quarter it might properly comes depended more on time, and on circumstances, than on the haughly suggestions of the right honourable gentleman. Whether there would be policy in bringing forward such a motion at this time, he was not to argue, but at this juncture it became his duty, and that of the House, to call upon Ministers for an explanation of their conduct, before they voted fix millions more of their constituents' money into hands that had proved themselves so miserably and com-

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pletely inadequate to the conduct of the war, and fo utterly unfit in every respect for the trust and confidence so repeatedly asked by and reposed in them. As a Member of Parliament, he had a right to fix blame upon Ministers, and to call upon them at least for explanation. One thing, indeed, he was glad to hear from the right honourable gentleman, and that was, that when that House should think fit to address the King to dismiss his present Ministers, the right honourable gentleman would be ready to comply with their wishes. happiness at such a removal he might fairly state, without the least idea of being suspected that he wished to become his successor, in fuch a fituation as his misconduct had placed the country. Every one who knew him, must be convinced that he had no violent and eager defire of office; but they must think him growing old, even to dotage, who could possibly attribute to him the ambition of carrving on the war, upon the principles adopted by the prefent Administration; or who would imagine that he was eaten up with fo diabolical a species, as to envy the right honourable gentleman in his We were now reduced to the abfurd fituation of appearing to all Europe to be the only power which refused to attempt a negociation with the Government of France; every other Power had virtually recognized the Republic. He had not that vitiated taste for ambition to wish to proceed on the foundation of the present Ministry; but on the other hand, he would not fay, that if the Public thought that no one was more able or fitter to undertake the conduct of affairs, or if abler men should refuse, that he would not undertake it, even in the prefent fituation of affairs; he should think it his duty, and should not helitate to fay, that he imagined that, from fome experience, he might undertake to conduct the affairs with fomewhat more of propriety than the present Administration. But till the Public thought with him, he could not be a useful fervant, nor act in a manner agreeable or honourable to himfelf. could not decide how far a point of honour might lead Ministers to keep the troops in Holland; but he could fay nothing on this fubject, till he had had an opportunity of examining how far good faith had been kept with that Republic. He did not think much stress could be laid on the argument on the frost, as he did not believe the trafe of the unufual feverity could be made out to the extent to which it had been with fo much confidence flated. The exultation which had been attributed to him on our misfortunes, was a fubject fo stale that it feareely deferved notice. He had not exaggerated our calamities; he had expressed himself strongly, because he felt strongly; and it would not be just or honourable in a Statesman, if he did not endervoor to represent to the people their actual fituation. In the

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American war, the same charge had been brought against him; it was then faid, as now, that he must exult in our misfortunes, because he had predicted them. This was not fair; how were men to use their wisdom, or to apply their prudence, if not in pointing out what are likely to be the consequences of the actions of men entrusted with the guidance of State affairs? He did not wish to lower the spirit of the people, or to make them despond; but he would warn them to look at their fituation, and examine if there were not fome mode of carrying on the war with fafety to the nation; or if proposals could not be made, which might produce the bleffings of peace, and which, if attempted, might also point out the mode of carrying on the war with fuccess, if it were necessary. ways been averse to those Ministers who had increased the load of our national debt, and the burdens of the taxes; he was not forry that he had opposed Administration, both in the American and prefent war; for this he had the confolation of having done his duty according to his own conscience; and for all other fort of approbation, he left it to the country to do him whatever justice he was thought to merit. He believed that Holland might have been with ease preserved, if we had shewn a disposition to negociate at the beginning of the war. Though he was not one of those visionaries who believed it possible to establish peace, and though he had prepossessions in favour of continental connections, yet he thought it was an honour to have been in the minority on the question of war, not only on this but many other occasions. He asked which were the best friends to the country, those who attempted to conceal from the people the dangers to which they were exposed, or those who flated fully those dangers, without inculcating despondence? With respect to the question before the House, it was true that he was pledged to them to support an armament, but not the distribution of it; he was only pledged to the support of the increase of the navy. even if it were necessary that the army should be diminished.

Mr. MAURICE ROBINSON supported the observations of Mr. Hussey, and with regard to the loan to the Emperor, the advised the Minister, as a friend, not to have any thing to do with it.

Mr. Huffey's motion was then put, and negatived without a division.

Mr. FOX wished to be informed by Ministers, whether his information was correct, which led him to believe that great inattention and neglect had prevailed in our hospitals; if this was so, it was a very serious grievance, and demanded immediate consideration. He might, perhaps, he answered on this point, that they were ander better management than those of our allies; but what he wanted

to know was, whether they were in the state which they ought to be?

Mr. SECRETARY AT WAR candidly acknowledged that his information led him to think, with the right honourable gentleman, that there had been inattention and much confequent diffress in the case of the sick and wounded; but there being so many different causes to which this might be ascribed, he could not positively lay the blame to any particular department. From what he had seen and known on this subject, it was his earnest wish that every investigation might take place, which could tend to obviate those grounds of complaint which had hitherto prevailed, and regulate the management of the hospitals properly in future.

Mr. JEKYLL stated that a very large sum had been expended for wine and other medicines for the use of the army. If that was not explained to his satisfaction, he would, on some suture day, move for an inquiry into the matter, such as had taken place in 1761.

Mr. Secretary WINDHAM replied, and affured the honourable gentleman that it was his with to give the fullest information he could obtain relative to that subject.

General FITZPATRICK asked whether any estimate of the emigrant corps were to be given in?

Mr. WINDHAM faid, Certainly.

The original motion was then put and carried; the remainder of the refolutions were then feverally voted, and the House being refumed, ordered to be reported to-morrow.

Thursday, 22d January.

Mr. WIGLEY moved, "That as Mr. Alderman Curtis was observed in his place, the order of the day for his attendance tomorrow, be discharged."

Mr. SHERIDAN observed, he was glad to see the Members for the city of London attending their duty in the House at so early an hour; but it was a little aukward to see the motion for excusing one absentee seconded by another, for the gentlemen of the city of London were absent when the House was called over; he did not mean to blame them for it, for he believed they were attending their duty in the city at the time, nor did he mean to say any thing against their having leave of absence from the House to-morrow; for he understood they would have important business on their hands to-morrow in the city, and he hoped they would employ their abilities in convincing their constituents of the necessity of their exerting themselves to put an end to this calamitous war.

The question was then put and carried.

The fame motion was made on behalf of Mr. Alderman Anderfon, Sir James Sanderson, Mr. Alderman Le Mesurier, Sir Watkin Lewes, and Mr. Alderman Newnham, as also for Lord Hinchinbroke, Sir Benjamin Hammet, and Mr. Pelham, which was agreed to.

Mr. CURWEN presented a petition on behalf of the Freemen of the city of Carlisle; setting forth, That the petitioners, deeply affected with the calamities of the disastrous war in which this nation is at present engaged, without hope that any of the avowed purposes for which it is carried on can ever be accomplished, and alarmed at the immense expenditure of public money, which must ultimately render good or ill success in the farther prosecution of it equally ruinous, do most carnessly entreat the House to adopt such measures as may bring it to a speedy period, and restore the blessings of peace—blessings at all times desirable, but, in the present circumstances, essentially necessary to the public security and happiness.

Ordered to be laid on the table.

Lord MORPETH faid, he held in his hand, what he feared the rules of the House would not permit to be laid on the table; it was not, properly speaking, a petitien, although it partook of the nature of one, for it expressed the sentiments of sourteen hundred perfons, inhabitants of Carlisle; it protested against, and expressed sentiments opposite to those which were contained in the petition now proposed to be laid upon the table. He should now read it to the House:

PROTEST of the Inhabitants of the City and Neighbourhood of CARLISLE.

"WHEREAS certain Freemen of the city of Carlifle have refolved to petition Parliament to adopt such measures as may bring the war in which this nation is now engaged to a speedy period, and have sent instructions to the Representatives of this city, "to associate for that purpose with any man or set of men whom they can believe sincere in the same design;" and whereas a requisition has appeared, signed by thirteen gentlemen, approving of the said measures, and inviting the inhabitants at large to join in a similar petition, to be entitled "A petition of certain of the principal inhabitants of the city and neighbourhood of the city of Carliss;" We, the undersigned inhabitants of the said city and neighbourhood, firmly attached to the King and Constitution, equally anxious for the re-establishment of an honourable peace as the petitioners, and as equally zealous for the interests of our country, conceiving such instructions to be improper, and being convinced that petitions of such a nature at the present moment can tend only to clog the wheels of Government, encourage the common enemy, and protract the attainment

of the very object which they profess to advance, do thus solemnly PRO-TEST against the above proceedings, consident that the wisdom of the Legislature will pursue such measures as may be most expedient to promote the public welfare and secure the happiness of the country."

Signed by about fourteen hundred persons.

The persons whose figuatures this Protest bore, were, to his knowledge, many of them of the first respectability in that part of the country, manufacturers and gentlemen of great landed property. They gave a public testimony of attachment to His Majesty and the other branches of the Legislature, and to the Constitution, as now happily established; they thought it improper to apply at this time to Parliament for peace, and they expressed a perfect reliance on the wildom of the Legislature for procuring, at a due featon, the bleffings of an honourable, fafe, and lafting peace. He wished that the paper in question had affumed a form in which it must have been prefented to the House; fince, however, these persons had done him the honour to entrust this charge to him, he endeavoured, though very imperfectly, to give as public a tellimony as he was able in favour of men who did not with to be included in the general character which that petition must assix to the inhabitants of Carlifle, and who did not wish to appear to concur in measures, of which they totally and entirely disapproved.

Mr. CURWEN faid that the Protest, of which the noble Lord had fo candidly given a general flatement, contained the fentiments. perhaps, of fome gentlemen in the neighbourhood of Carlifle, which they flated in a general way; however that might be, he felt it his duty to fay, that the petition which he had prefented, conveyed the real fense of the Freemen of Carlifle, whole names appeared to it. They were honeft, respectable men, and he should be assumed to prefent their petition if he thought otherwife. The petition was agreed to in confequence of a public meeting which was held at the They were men who were unbiaffed, and entirely unattached to any party; and fo general was the fentiment among them for peace, that out of all those who attended the meeting, four only differed from the petition. They had no defire to clog the wheels of Government, but they wished for peace, as a bleffing to be enjoyed by the country at large. As to the protest alluded to by the noble Lord, he must observe, that he held a hand-bill in his hand, which explained fomething of the nature of that protest; he was affured he might fafely fay, that much undue influence (of which he did not accuse the noble person who produced it) had been used by many perfons of great wealth in the neighbourhood, among whom were agents of a noble Earl and of a Bithop. He trufted, that fuch

practices would not be continued; if they should, there would be an end of all hope of collecting the real fentiments of the people of this country on the subject of the war.

Mr. WALLACE faid, that the only argument the honourable gentleman had used to prove that the petition just presented to the House contained the sense of the majority of that description of perfons from whom it came, was, that it had been transmitted from a public meeting. He had faid that the honourable gentleman and himself were both enough acquainted with the country to know that the fense of the people was not always most accurately to be collected from a public meeting. That, however, under other circumstances that might influence the House in the present, certainly no attention was due to the petition on that account; had it been approved in a public meeting, and figned, as in some cases, by the Chairman only, it might then have been prefumed that the majority of those who had been convened, had fanctioned it with their approbation. But when, instead of that, they figned it individually, we had no right to prefume that all who had approved such a measure, had not fet their names to the petition, and therefore no greater weight was due to it than what it derived from the number of fignatures attached to it; unless the honourable gentleman would contend (which he was fure he could not) that there was not any facility afforded for those who chose to add their names; nay, that every exertion was not made to induce them to do it. He faid it was easy to favour petitions on any fubject; and defpicable, indeed, was the cause in favour of which a petition could not be obtained. How the cause of the honourable gentleman flood in that country, he could not wish to be better estimated than by the present petition with such a fignature. He was happy, he faid, to avail himself of this opportunity to bear testimony to what he had reason to think the general feeling of the county, though certainly there were some who were of a different way of thinking. He faid that that county had been confidered as more than any other averse to the present war; that an affertion had appeared, that the grand jury had come to a refolution, if peace was-not concluded in a limited time, to petition for it; whence that affertion came, or under what authority inferted in the public papers; he did not know; but he knew that it was without the fmallest foundation. He was defirous to have this distinctly understood, and the more, because he knew that in making it so, he was doing that which was peculiarly gratifying to many who formed a part of that grand jury, and whom he had the honour to call his friends; he therefore again repeated, that no propolition to that purpose was ever made, or any resolution ever taken. He said,

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from knowing many individuals, he was surprised at the resolutions that appeared in the paper; that, as far as he had collected from conversations with them, he thought that they were incapable of approving such a petition, upon the grounds stated in a paper in his hand, namely, that the object of the war was not rational, and that its consequences could not be advantageous to the county; for he believed them to think that the object of the war was essential to the preservation of our constitution and liberaies, and that its success (if any attended it) would be highly beneficial not only to this country in particular, but to Europe in general. He said that his conjecture was not ill founded; it would be sufficient to refer to the petition on one hand, and the protest on the other, to satisfy the House; but he said there were other circumstances attending these, which he could not leave unmentioned.

He then stated the requisition for the petition to have been figured by thirteen, that for the protest to have been signed by fifty-three; partly the most respectable tradesmen and inhabitants of the place. partly by gentlemen of the greatest consideration and property in the county. He then adverted to the numbers of the protest, about fourteen hundred; of the petition, he believed about two hundred; and to obtain this miferable number, every art had been made use of; that the question, he was authorized to fay, was misrepresented as one between peace and war; that in addition to that, they had been obliged to have recourse to the aid of strangers and children. [Here he was called on to "Name," and faid he was informed there was a James Smith, apprentice to a hairdreffer, under thirteen years of age. That, on the other hand, nothing more was necesfary, than to flate the true question, namely, whether they wished for a peace, under the prefent circumstances, or that the war should be carried on, till an honourable and fafe peace could be obtained? Under this impression, he had reason to believe, the protest was fign-He added, that he should have been inclined to treat the pecd. tition with more attention, if it had originated in the place; if it had not been principally obtained by the exertions of persons coming from a diffance, who were, indeed, freemen, but had no other connection with the place; were uninvolved in its diffress or profperity, and could not be partakers in its feelings. That this was the case in two instances, he had the best information. making these observations, it would be unfair to disguise from the House, that there did exist in that county a wish for peace, an ardent and fincere one; that he believed the fame existed every where; and that that man was not to be found, who did not anxiously defire the termination of hostilities. We all, he said, wish for peace,

but not a premature one, such as can only be desirable by a prospect of its permanency, and is consistent with the honour and the safety of the kingdom.

Mr. FOX faid, he lamented that fomebody had not advifed the noble Lord who opened the nature of this protest as to the mode of making it up in a form in which the House could, consistently with its rules, receive it at the table, for then its merits might be fully investigated in a formal way; nothing could now be done on it but that of making general observations; and in that way he had no difficulty to fay he was perfectly clear that if the protest was thoroughly examined and compared with the petition, there would be found to be no effential difference between them on the only subject that came fairly, and in his opinion could come decently, before that House, namely, the opinion of the people on the main point. They expressed only a difference of opinion as to the moment of prefenting a petition. The question was put fairly, and he was glad of it, for the answer of the petitioners was confonant to his feelings; they had expressed a desire for peace at this time; so had those who figured the protost; they had also faid that peace was defirable, but they left it to the wildom of the Legislature; both parties therefore agreed as to the object, but differed only in the means of attaining that end; and he was ready to fav, that that House ought never to inquire into the propriety of the opinions of the people who had prefented their petitions, or as to the time of prefenting them; they ought to hear at leaft; at all times, the petitions of their conflituents, for they had a right to petition when they pleafed, for of that matter they were the only proper judges; of the wildom of complying with the defire expressed, the House ought to judge. The difference then being only as to the propriety of time between the petitioners and the proteftors, the fair refult was, that on the fubject of the war they were unanimous. Having faid this, he must observe, that there did not appear to him to be any probability that there would be any difference as to the question now before the House, namely, " That this petition be laid on the table."

Mr. Chancellor PITT agreed that the petition was regularly before the House, and therefore no objection could be made to its being laid upon the table; but it was impossible to avoid adverting to what had been said by the right honourable gentleman who had pust spoken. He had said there was no effential difference between the petitioners and the protestors in this case, on the question of peace; that he reall 'cook to be a fair summary of his proposition. Now he begged of the House to consider a little the moment in

which this petition and protest were framed. One set of persons presented a petition desiring the House to take an immediate step for peace—the others faid, they wished for peace, but thought that a petition was more likely to retard than accellerate the object, and therefore left it to the wifdom of the Legislature. When did they fav this?-After the Address of that and the other House of Parliament had been carried to the Throne, declaring it to be their firm determination to support His Majesty in a vigorous profecution of the war. If they thought that peace had been attainable at this moment, they would have expressed themselves to that effect; but they knew that Parliament had recently expressed its opinion to the contrary, and they relied on the wisdom of Parliament. He therefore must, under these circumstances, maintain, that between the petitioners and the protestors there was an effential difference.

Mr. PLOMER faid, he attended to the honourable gentleman who had faid that the petition had many fignatures that were not genuine, and gave as an instance of it the name of James Smithnow he wished to know in what part of the petition the name of Tames Smith was to be found.

Mr. WALLACE faid, he had not the honour of knowing the person.

Mr. PLOMER faid, he was very ready to admit that the authority of the honourable gentleman's affertion was much better than his eyes, but he confessed if the name of James Smith was to the petition, he could not fee it there.

Mr. CURWEN supported the honour and the independence of the gentleman who was in the chair at the meeting when the petition was agreed upon, as well as most of the persons present—they were men whom he knew, of the most independent and respectable characters. They were neither Bishops, Earls, Dukes, or any who were connected with party, but they were honest men, such as he would wish to speak for in that House.

Mr. SHERIDAN faid, the only part he should wish to consider of what had fallen from the gentlemen on the other fide was, whether, to make use of the phrase of the right honourable gentlemen, it should be the fashion to discountenance petitions from the people. This, he confessed, appeared to him to be the tendency of the speeches of those gentlemen. The House had been told, that every one knew the eafe with which a petition might be framed and figned; it was true that it was in the compals of every man's experience to know with what great facility Ministers, aided by influence and corruption, could procure addresses and petitions; but he was yet to learn that men are easily prevailed on to come boldly forward,

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and oppose the prevailing sentiments of those who had been gained over by ministerial arts. The noble Lord who opened the business of the protest had conducted himself with great fairness and candour; he was forry to fay his example had not been imitated by the gentleman who followed him. By what that gentleman (Mr. Wallace) had advanced, three new propositions had been fiarted, in which he fuppofed it probable that Ministers would follow him. The first of these new propositions was, that it was improper for constituents to instruct their representatives. This was the language held out by the protestors and the gentleman who had spoken on that protest; not at all applying the observation to the particular case, but generally to all cases of instruction from constituents. The second proposition was, that it was a disrespect to Government to make any application to Parliament, for the alteration of any lyftem of meafures purfued by Administration; for they conceive it to be clogging the wheels of Government. The third was, that public meetings were not proper places to collect the fenfe of a number of people. This prepolition could not be confined to the people of Carlific; for the honourable gentleman did not mean to fay there was any effential difference between them and other men, that should make it more difficult to collect their fentiments, than it was in other places. These propositions being so palatable to the Administration, he should not be surprized at seeing them supported. A triumphant appeal had been made by a right honourable gentleman (Mr. Pitt) to the plain fenfe of the House, with respect to what had fallen from his right honourable friend (Mr. Fox) as to the difference between the petitioners and the proteffors. He should appeal to that plain fense; if the protestors had thought, as was contended, that a vigorous profecution of the war was the only mode of obtaining a firm and permanent peace, why had they not fo flated it? Why was not the propolition that the war was irrational, and likely to produce the most fatal confequences to the country, denied to the protestors? With respect to the comparison of the numbers, the honourable gentleman would pardon him if he was not inclined wholly to take for granted whatever was advanced on that fubject. gentleman had shewn that he was not sufficiently careful to guard against mistakes with regard to the petition: he could not therefore expect there should be no suspicion as to his accuracy on the other fide. Though that gentleman appeared to think that the petitionors were not in general intitled to respect, yet it was not therefore clear to every one that they were not. The number had been Rated to be contemptible; he should recollect that the petition purported only to be figned by freemen; whereas the other was figned

by various descriptions of persons. It was curious to observe, that he protestors should presume to tell those men who were constituents that it was improper for them to instruct their representatives; when they themselves had done a similar thing, though not the constituents of the persons whom they addressed. One thing was evident, that they would not have thought it necessary to have framed this protest, unless they had apprehended that the example of the petitioners would be followed by the county. He had no doubt those apprehensions would be justified, whenever a meeting of the county should be called.

The petition was ordered to lie on the table.

Mr. HOBART brought up the Report of the Committee of Supply on the army. The refolutions being read,

Mr. FOX faid, that as this might be the last opportunity of discussing the point, he wished again to put a question to the Minister. He had stated last night, that he thought that proper exertions were not made for the naval fervice, and that the land force bore a much greater proportion to the naval force than in any preceding war. He should wish to know the year when it bore so great a proportion, if any were to be found. The more material point, to which he had not then an answer, nor did he suppose he ever should, was, that the defect in the navy was owing to the mode of recruiting the army. On that day he was told that it was not a charge against the Admiralty, and therefore not relevant to the business before the House. He should now ask again, whether or not it was a false surmise? He should wish to be informed, whether or not the mode of recruiting had obstructed the increase of feanen? If those gentlemen should think it had not done so, he should wish to know their reasons for being of that opinion; and if they thought it had, they ought to affign their reasons for their conduct, and tell the House whether they meant to pursue the fame mode. He had then been told that it was not a question on the navy, and therefore the discussion ought to be deserred till the army was taken into confideration. To-day, he supposed, he fhould be told, that as it concerned the navy, it was improper to be discussed while considering the state of the army. He did not like this feparation of the army and navy to the extent to which it had been carried. One thing, however, was certainly true, that our navy at this crifis was without comparison, an object of much more material importance than the army.

Mr. Chancellor PITT faid, that when Mr. Fox brought his charge against the Admiralty for a deficiency in the navy, he was told, and told truly, that our navy had been increased in a much

greater proportion than had ever been known. This was a fact which he defied any one to contradict. It was a proof of additional merit in the Admiralty, that while our military exertions had been fo great and extensive, the navy was still increased to so great a degree. The right honourable gentleman was then told, that if he meant to attack the army on the day on which that fubject should be confidered, they would be ready to argue the point with him; the principle on which that was left was, that certain papers had been moved for, in which every information would be given on the fubject. They had no disposition to decline giving any information, but the observations made were certainly inapplicable to the Admiralty. As to the question, how far they meant to carry on the fyflem of recruiting, he had the fatisfaction to flate to the House, that their exertions had been carried on with fuch fuecefs as to leave no reason to suppose that the naval service would, in suture, suffer any diminution, as it had hitherto done. He could not admit the diftinction between the two fervices to the extent to which it had been afferted. He believed it impossible to increase the navy to the extent of the most fanguine withes without cramping the military exertions of the country. But if there should occur any difficulty, he could not imagine any fo good means as by proceeding with the military levies. For if we were to flop, we flould not at once bring all those men into the navy; the means of recruiting that service would be obstructed; a great interval would be left in which nothing could be done. The making use of the system of recruiting gave them great advantage, even of procuring men for the navy, as it supplies them with marines.

Mr. FOX faid, that he still wanted an answer which would disculpate administration. It had been confessed that the service of the navy had been impeded; he could not help considering that as a great missfortune. If we had had a greater naval force last year, we should most undoubtedly have had a better prospect before us. As to the mode of applying the system of recruiting to supplying the navy, it was a professional question, which he should not discuss; but it certainly did appear to him at first sight not to be the most proper mode, as it tended only to make marines instead of making seamen. This was the opinion which he had afferted generally in summer periods; general opinions must always receive qualifications under particular circumstances. He could not but think that now, if ever, was the time that any facrifice of the army for the increase of the navy was peculiarly necessary.

Mr. SHERIDAN faid, it was agreed that Government should have all possible support from every man in that House towards the

increase of the navy; but he was not very fanguine in the mode in which Ministers would proceed upon that subject. He thought that we ought to have a strong and powerful corps of marines, who might be taught in time to become failors, and they might again be fupplied by landmen; but, he understood, that marines were prohibited by order from going aloft, or doing any of the duty of a failor. Having made these observations, he proceeded to ask the Secretary at War fome questions. First, Whether he intended to do something to prevent that inhuman practice which brought fo much difgrace on the fervice - he meant the practice of crimping? if he did, Mr. Sheridan should leave the matter in the hands of a person to whom it so properly belonged; if not, he must bring fomething forward on that fubject. He then adverted to the dreadful state of the troops now at Plymouth, who were dying by twelve and fourteen a day; and he wished to know, whether they were intended to be fent to the West Indies? if they were, he feared there would be fearcely any of them alive to land there, for they had been kept for so many months on board, that they were now entirely unfit for fervice.

The SECRETARY AT WAR took notice of all the observations of Mr. Sheridan. He faid that the detention of the troops at Plymouth, arose from circumstances, which human prudence had no means of preventing; they were detained by contrary winds, and from the apprehensions that if they failed they might meet the enemy with a force not equal to their protection; as to their destination, that was a question which eaght not to be answered. He denied their being in a flate which Mr. Sheridan had represented, although they might be a good deal afflicted from unavoidable circumflances. With regard to the orders of the Admiralty, with respect to marines, he knew but little of it officially, but he believed that nothing had been done in this war, which had not been usual in every war. With regard to crimping, no man detefled it more than he did; he viewed it, as every houest man did, with horror and indignation. He had done, and he would continue to do, every thing in his power to suppress totally so detestable a practice.

Mr. FOX alluded to what had been faid on former occasions with regard to building ships of war, and declared if there was a port within this island capable of building a ship where a ship was not now building, the Executive Government had been wanting in their duty to this country. He had been told once we had more ships than we had men for. He was afraid we might soon be told we had more men than we had ships for. He must again and again impress this on Ministers at this awful criss.

Mr. Chancellor PITT faid, that there was one point admitted from all quarters, that in the prefent moment no rational means of increasing our naval and military force ought to be left unattempted; and he was rather disposed to take the benefit of this general agreement, than to enter into the minute details flarted by the right honourable gentleman (Mr. Fox,) and which it was at all times exceedingly difficult to discuss. Great part of his argument, with respect to the necessity of increasing naval exertions, arose out of the present erifis. It could not be denied, that from the change of circumstances fince last year, it had become necessary that a greater paval force should be now employed against France. But when the honourable gentleman carried his polition fo far as to flate, that there was no facrifice of military force, which ought not to be made for the fake of increasing the may, he went to a length, which neither common fense nor found policy would warrant. For were this pofition to be carried to its utmost latitude, then it would be proper entirely to difband the army, as whatever might be the calamities, which fuch a measure would produce, it would most certainly be the means of giving an increase to the payy. Such was the conduct of the right honourable gentleman in bringing forward general propositions, which his good tenfe afterwards obliged him to qualify. For his own part, he felt, that, at one time, the army called for an augmentation, at another time the navy, according to the existency of circumstances. It he found the navy arrived to a certain pitch, and the army requiring an extra augmentation, he would attend to the necessities of that fervice which at the moment was incomplete. The best proof of the attention paid to the naval service last year was, that the increase had exceeded that of any former year of a war, as well as the brilliant and decifive victory achieved by our The change in our fautation that rendered a further increase of naval force necessary, had arisen from the circumstance of our land exertions not having been fufficient to prevent the enemy from the probable acquifition of another naval power, to the aid of their own marine.—The attempt to fet the naval in opposition to the military force of the country, he must consider as the result of a shortfighted; narrow, and false policy, fimilar to the exploded system which had once prevailed, of making a distinction between the landed and the mercantile interest. He had however no hesitation to state, that where the naval and military exertions interfered, he enecived that in the prefent inftance, a preference ought to be given to the naval.

Mr. FOX replied, that he certainly did not mean to fay, that the whole army ought to be disbanded for the sake of procuring a



cabin-boy to the navy. But what he had faid was, that there was no period at which greater facrifices of military force ought to have been made for the purpose of increasing our naval exertions than in the last, as will as the present year.

General SMITH faid, that he thought not only that every Royal dock in the kingdom, but that every merchant's dock which was of a fufficient five, ought to be employed for the purpose of building new ships for the service of the navy.

Mr. M. ROBINSON faid, that the Minister had stated what he considered as rather a curious reason for increasing our military force, namely, the probable junction of the Dutch and French sleets; he could not help thinking that the right honourable gentleman testified rather a degree of coldness to whatever regarded the naval service.

Mr. SHERIDAN remarked, that the Secretary at War had made a diffinction between things which he ought not, and things which he could not answer. He had declined answering, whether the troops on board the transports were defined for the West Indies.; but had afterwards flated that they had been provented by certain winds from failing to the place of their deflination. On the fubject of these troops, he could not help stating that the henourable gentleman discovered a very great deficiency of intogration; and that he flould think it incumbent upon him to move fer returns of those troops and an account of their fituation, &c. An enquiry into the feandalous, cruel, and criminal neglect by which thefe men had been detained five or fix months aboard the transports, in a fickly and languishing state, would, he trusted, not come by itself, but form part of an investigation of the causes which had produced all the diffraces and diffifers of the war. The right honourable gentleman had filled the victory gained by Lord Howe decifive; upon that supposition Ministers indeed had acted; but the event now proved it to be otherwife. We had foldiers at Plymouth, he afked why we had not failors? He was told that the troops there had been detained partly by contrary winds, and partly from the danger of encountering the fleet of the enemy. Why had they not a fufficient convoy to protect them? If the French West India islands, which had been held out as our boafted indemnity in the prefent war, should fall for the want of timely fuccour, he would have a right to impute their lofs to the deficiency of the navy.

Mr. WINDHAM explained.

Mr. BRANDLING congratulated the House and his constituents, on the declaration of the right honourable gentieman (Mr. Pitt) that a preference would be given to naval excitions. He trusted

that the fystem of military operations on the Continent, hitherto so ruinous, and so disgraceful in its effects, would no longer be persisted in. It was now time to study economy in our resources, and not to expend them in a quarter, where we had met with nothing but persidy on the one hand, and contra-exertion on the other. We ought to show to the enemy, that our resources were equal to carry on a war desensive by land, and offensive by sea, for at least seven years to come.

Mr. DUNDAS faid, that without the mode which had been adopted in recruiting, it would have been altogether impossible to raife a military force. At the commencement of the war all the old regiments were on fervice abroad, fo that there was no mode of recruiting them. Every mode had been reforted to, both by raifing independent companies, and giving rank, before having recourse to new levies. At last it was found that it would be necesfary to make new levies, in order that the men thus raifed, might be afterwards draughted to the old regiments, which could not otherwise be recruited. If the West Indies required large reinforcements, these could not be supplied from the old regiments, except this mode had been tallen of filling up their numbers. And he would ask any man, Whether there was at present a more than fufficient military force, for all the purposes for which it was wanted by this country? He then proceeded to point out the difficulty of finding men for the marine fervice, in confequence of which feven old regiments had been obliged to act as marines aboard the fleet. He faid, that more care and attention had been bestowed on the transport service than at any former period; if any neglect had cecurred, he should thank the honourable gentleman to point it out. But he would defy him to prove, that the troops aboard the tranfports had been allowed one hand-breath of tonnage lefs than was fixed by the regulation. Ministers had taken care to have them aboard as early as August. Since that time they had been detained almost entirely by contrary winds. In one instance they failed, but were all driven back and dispersed, except one transport, which found its way to the West Indies. They had been selected for the fervice, and could not be difembarked without extreme inconvenience. What other body could be fent in their place? Express orders had however been given, that no man should fail, who was infit for the scrvice.

Mr. SHERIDAN, adverting to the difficulty of raising marines, asked why a bounty was not given for encouraging that service. He blamed the remissinces of Ministers in not sending the troops soon enough aboard the transports, as much as their negli-

gence in afterwards detaining them; the delay was the more remarkable, as in the interim, General Vaughan and Admiral Caldwell had failed for the West Indies, and arrived in safety. The right homourable gentleman had stated that they had been allowed all the tonnage fixed by regulation, but the difference was considerable between I reping men aboard transports only five or six weeks, and detaining them it finie number of months. He understood that there were six handeled of the men now sick on shore, and eight hund don boat, and that it was the opinion, that by the nume they arrived in the West Indies, all of them would be unsit for service: so that the best method would be to disembark them and get new transports for the expedition. If the specialist to the West Indies depended entirely on the reinforcement expected from the detroops, he must look with a desponding eye to the situation of assars in that quarter.

Mr. POX faid, that it it was really true, that notwithstanding the immense voice of that night, there was no other force but that now on board the transport, a plicable to the service of the West Indic, it assorted inche dithe most uncomfortable and discouraging profices of assairs that could well be energiate.

Mr. DUNDAS explained, that the forces on board the transports were the most fit for that service. He defined gendemen to recollect the reduced state of the peace estab ishment.

Mr. FRANCIS wished to atcertain, before the debate went off, what force had really been destined for the West Indies, and asked why transports might not have made the voyage with as much success as ships of war. He understood that some of the troops destined for the expedition had died, and that all of them, in consequence of having been so long aboard, were in a very sickly state. If such was the case, it would be better to send no troops at all, than to fend such as would either perish in the voyage, or, when they should arrive, be unsit for service.

General TARLETON suggested that the defects of the mode of raising independent companies were radical, and could only be reformed by a military Committee. In order to give full force and energy to our military operations, he thought that such a Committee should be appointed to inspect the conduct of officers, and the mode of putting every measure into execution; and he thought that an honourable Member, whom he had then in his eye, was a proper person to superintend such an institution. Adverting to the expedition of Sir Charles Grey, he afferted, that he was not sufficiently supported, and that he ought to have been reinforced. As to the troops which lay at Plymouth, he thought their long continuation

in the transports must have injured them materially; and in proof of his affertion, he adverted to the troops of Sir William Howe, in the American war, who suffered much from a similar situation. At all events, if we had the superiority at sea, the convoy ought to have failed.

Sir WILLIAM YOUNG made fome observations upon the clause, and was proceeding to go into a discussion of the conduct of the expedition to Guaddoupe and St. Lucia, and making some allusions which were considered to be personal to the Commanders on that expedition, he was called to order by the Speaker, who reminded the honourable Baronet that the question before the House was not an enquiry into the conduct of particular officers or particular expeditions, and that being the case, he found himself obliged to call him to order.

Mr. GREY was aware of the propriety of the Speaker's adhering, with his usual attention, to the point of order, though he could have wished, for his own pert, that the honourable Barenet had been allowed to proceed. There was nothing he so much wished for as a full investigation of every circumstance relating to that affair, because he knew much of wicket rumon and mitchicvous caluanty had been circulated industrio sly on that subject, and he was equally certain, upon the most minute enquity, whenever it should be made, which it certainly would be, the result would retute those manicious aspersions, and do away all those falte and unfounded calumnies and rumours.

Mr. Sceretary DUNDAS coplained, in reply to Mr. Francis, what he had formerly faid, which was, that although fome fingle thips had failed and made out ticit voyage, still the circumftances were such as rendered it impossible for a fleet with convoy to fail with any chance of fecurity.

Mr. COURTENAY, after having made an observation that Mr. Dundas ought to study the English language, which it appeard he did not understand, was called to order by the Speaker.

Mr. DUNDAS faid jocofely, in reply, that there was no blame to him if his father, &c. were born on the other fide of the Tweed.

Mr. COURTENAY proceeded, and animadvertd on the levity with which the right honourable gentleman treated the remarks made relative to the transports; and in support of the distemper aboard the transports, mentioned an instance of the commander of the regiment absolutely refusing to put his troops aboard these vessels, by reason of its violence. One regiment, which at first consisted of 1000 men, is now, in consequence of its malignancy, reduced to

400. The detention of the transports, he thought, not attributable to adverse winds, but the criminal negligence exibited by Government.

Mr. FRANCIS infifted that no direct answer had been given to his questions, which, he thought, deserved answers from their importance.

Mr. Secretary DUNDAS repeated what he had formerly stated, as all the unswer that was required.

Mr. I OX faid, he was fure that the House and the country looked to the fubjects which had that night been introduced as of fo injoitant a nature, that it must be necessary to have them fully investigated. He institled that there was blame to be laid somewhere, and he had heard nothing urged that tended to throw it off from those to whom it had been imputed. It it was clear, which could not well be denied, that an infufficient force had been fent out with Sir Chirles Grey, and what was worfe, that there was no probability at the time of fending to him an immediate reinforcement, fuch negligence, and the confequences that had enfued from it, called for the most particular inquiry. In his opinion, these facts were made out by what had happened: Sie Charles Grey had failed in November 1-93, with a force furely midequite, or if tufficient to conquer the Well-India Islands, complete's uni't to keep what they had conquered, and now, when he was speaking, he knew of no reinforcement, nor any idequate affiliance, that they had yet An bonourable gendeman had frequently asked, in the course of the del ite, what motive Minuters could have in keeping the troops at Plymouth, or in nor attending to their comfort;—he would not pictend to by, because it was impossible for him to know what had been their motives, cirber for that or the many other blunders and mifearinges which had happened daring the prefent war. Whatever he might think of their motives to this country, it was of little confequence whether they were corrupt or not, inasmuch as they had produced the most disastrous events that could have befallen us.

Mr. SECRETARY AT WAR spoke shortly in reply, and warned the House against being led by the motives that induced gentlemen on the other side to paint the function of the country, as they had done, as much as his honomable friend had warned them against comparing the motives of administration with the circumstances that had taken place.—It was not withing human prudence to foresee, or wisdom to prevent the failing of the French fleet, except any one would say, that the grand fleet of England should

remain off Brest to prevent the French sleet from getting in if they

were out, or getting out if they were in.

Mr. SLOANE seemed to think that the naval strength of the country had been neglected—that sufficient strength had not been employed in the West Indies—that our information with regard to the French fleet had been defective, and that there must be blame femewhere, for keeping the troops and fleet at Flymouth so long as they had been.

Mr. Chancellor PITT and Mr. SLOANE feverally explained. Mr. FOX faid, that every thing he had heard convinced him the more that there was a necessity for invassigating every part of this business. The Ministers had, throughout the war, snewn equal want of intelligence, folly in deligns, rathress of conduct, and imbecility in execution. Sufficient information of the fituation of the enemy was what Ministers were ever in want of; a fleet ought to have been out adequate to the convoy of this armament to the West Indies; and why there was not, should be a part of that general inquiry that was to be made relative to the whole management of the war.

Mr. Chancellor PITT replied, that with respect to the inquiry which the right honourable gentleman feemed to think necessary, that would not depend either on the politiveness or individual judgment of the right honourable gentleman, but on the refult of the deliberations of the House, whether such an inquiry should be deemed necessary; and in answer to the other point of the right bionourable gentleman's speech, he should only repeat what he had faid before, that it was impossible to keep a superior facet continually at fea, except we had a fleet double to that of the enginy.

The remainder of the refolutions being read and agreed to, bills were ordered to be brought in accordingly.

Mr. Secretary WINDHAM moved for leave to bring in a bill to prevent mutiny and defertion. Leave was given, and perfons named to prepare and bring in the fame.

Mr. ATTORNEY, GENERAL faid it had been his intention to move the second reading of the bill to continue the act of last fession, &c. that day, but confidering the importance of the subject, and that he wished it to undergo the most solemn and ample discustion, he would, with the leave of the House, propose the second reading to-morrow; at the fame time, if that was agreed to, he intrinated his intention and wish, that the second reading being discussed, that the bill should go through the Committee the fame day.

Mr. SHERIDAN faid, that he had no objection to the fecond

reading being put off till to-mortow; but he saw no reason why, by agreeing to that, the House was to go into any compromise, by pledging itself, that the bill should go through the Committee the same day.

The ATTOLNEY GFNERAL faid, that if the House fooded agree to the second reading of the bill, it implied to it the priciple of the bill being agreed to, there could be no objection that the bill should go into a Committee

Mir. I O's concentrate that the question of the second reading was controlly distinct from the question of going into a Committee. He was for the bonourable gentleman first to prove that there were sufficient actions to justify such a measure on the ground of policy; and even supposing such a case made out, still there might be considerable doubts with resolutional to the law in the subject, and such doubts as might, supposing the principle of the ball and the policy of the ball to be admitted, and e some very material alterations with respect to the preamble.

The question was then put and carried, that the bill should be read the second time to-morrow.

Frilay, Junuary 23.

Lord STOD FORD reported, that His Majesty had been waited upon him with an address of that House, and that he had been graciously pleased to say he would give directions accordingly.

Mr. M\INWARING pre-inted a petition in behalf of the inn-keepers and victuallers of lengland, figned by about 3000 persons, stating the hardships und " which they labour, by means of having His Majesty's troops and horses quartered on them-That the price which they now had for the accommodation which they were compelled to give to such troops, differed but little from what was allowed in the reign of King William, and that no advance had been made in that price for the last tryty years.—That in confequence of fuch quartering, their loss now, altogether, amounted to near one shilling per day for each man and horse, to the great distress of fome, and if fome relief was not granted, to the inevitable ruin of fome of the petitioners. The petition prayed, in general terms, fuch relief as to the wifdom and justice of the House should seem meet, and to be heard by themselves or counsel, &c. Mr. Mainwaring then moved, that the petition be referred to a Committee, that they do examine the matter thereof, and report it as it shall appear to them to the House.

Mr. Chancellor PITT faid, that this was a matter of great importance, and highly deserving of the attention of the House, and



he thought they ought to proceed with more deliberation than that of referring at once to a Committee. If the petition was now merely ordered to be laid on the table, it would not remain always in that fituation, unless those who had presented it were negligent of their duty, which he had no reason to suspect; but as he thought that nothing ought to be done upon the subject without a sull inquiry, it appeared to him that the best step that could be taken now, was that of simply ordering the petition to be laid on the table of the House.

A short conversation took place, which was supported by Sir Edward Knatchbull, Colonel Rolle, Mr. Walwin, Mr. Wigley, and Mr. Mainwaring; which ended in the motion for the petition being referred to a Committee, being withdrawn, and the petition ordered to be laid on the table.

Mr. FOX moved the order of the day for the attendance of such Members as did not answer to the call of the House, which being read, and several defaulters' names being called over, a general order was made for the attendance on Tuesday next, of all those whe had not yet answered.

On motion being made, Icave was given to bring in a bill for regulating His Majesty's marine forces while on shore. The Committee of Supply, and of Ways and Means, were deferred to Monday next.

The 'order of the day being read for the second reading of the Bill, empowering His Majesty to secure and detain such persons as he shall suspect to be conspiring against his person and Government, the speaker put the question, that this bill be now read a second time.

Mr. LAMBTON faid, that all along, and even fince this matter was first thought of, his sentiments had been uniform, and the opinion which he had at last formed, was not one that was rashly or hastily adopted, but was such as gradually grew up in his mind on the mature deliberation of events as they had happened. In May 1792, when his Majesty's first proclamation was issued against certain feditious and inflammatory writings and publications, he doubted the professed object of those who advised His Majesty to iffue that proclamation. It was hardly rational to suppose the real view was nothing but to warn the public against the possible effect of fuch publications, because, had they been really the object of his Majesty's advisers, the proclamation must have been nearly beval with the publications complained of, when in truth thefe writings were notoriously published near two years before the proclamation issued, and in the interim, nothing was heard of from Government upon that subject, although the writings which had

been fince complained of, had been all this while in general and very extensive circulation, nor was there one flep taken, or work faid of, or for the profecution of any one of the authors of these criminal proceedings; he, therefore, suspected that there were fome views in issuing that proclamation which were not expressed in the words of it. His suspicions became considerably increased in the November following, when he heard their account of the infurrections which were made the pretexts for calling out the militia and the fudden meeting of Parliament; facts which were entirely done away, and disproved by many gentlemen who had local knowledge of the circumstances where they were faid to have happened; and to one of which much relied upon at the time, he himself could speak upon positive authority, viz. that at Shields; an infurrection which had no more to do with any political writings or opinions, than they had to do with the intrigues of the Vatican or the councils of the Divan. But those suspicions were fully confirmed in a short time afterwards. For, when an honourable friend of his, wishing to relieve the public from the alarms which these ministerial arts had created, moved in the House for a Committee to inquire into these alledged plots and conspiracies, the Minister opposed the motion, and it was consequently negatived. Why were these plots not inquired into?---Because inquiry at that time fuited not the views and purposes of the Minister and his They had projects which could not be answered by that plain, honest, and direct method, and therefore of inquiry into these plots and conspiracies we heard no more for a considerable time: about fixteen months afterwards, however, the Minister himself thought fit to come forward and call for inquiry into plots and conspiracies, and extraordinary indeed was the conduct of Parliament upon that occasion; we had read of the long Parliament, and of the rump Parliament; possibly posterity might view a confiding Parliament in no better light than either; for a confiding Parliament it was which gave the Minister credit for his affertions, and agreed to fuspend the Habeas Corpus act on the strength of it. He voted, he faid, against all these propositions of the Minister; nothing had happened to change, but many circumstances had to confirm that opinion, and therefore it was impossible for him to agree to the motion now before the House, which was for the second reading of a bill for suspending the Habeas Corpus act, nor could any man. in his opinion, fairly agree to fuch suspension, unless new plots and fresh conspiracies were proved to have been formed, and that proof regularly and fairly brought before that Houle; a thing which was not even pretended in this case. It has been said, he observed.

DEBATES



that this bill is not a local, but a partial suspension of this act-This appeared to him the veriest quibble ever urged before a grave affembly-perhaps it was not a total suspension, but it was a suspenion to this amount of effect, "that His Majesty's Ministers may, at will and pleasure, imprison whom he pleases, where and when he pleases, without affording to fuch person any information as the offence with which he was charged, or who his accuser was; that he could at discretion withhold the privilege of bail, and confine in loathsome dungeons any man in Great Britain, fave the Members of the two Houses of Parliament." Is this no suspension of the operations of the Habeas Corpus act upon our perional English liberties? No one meant to contend it was fo total, as to extend to individuals under action for other offences, entirely unconnected with feditious or treasonable practices. - Was the suspension ever more general; was it so in 1745? He believed not, nor need it to be, for all the purposes either of complete security, if any real danger exists, or of complete oppression, should a bad Minister be inclined to make a bad use of it. - In answer to all this, he should be told, perhaps. of the lenity and indulgence which had accompanied the exercise of the power given to Ministers, by this bill, which, he would obferve, that no man, in a free country, should be thus left at the mercy of Ministers, unless there was some great and pressing occasion that made it necessary. If, however, Ministers have in many inflances (as is notorious they have) thewn this lenity, indulgence in the admission of many of the privileges of bail, though he might applaud their humanity, yet he could not but think it furnished a prefumptive inference that these plots and conspiracies did not exist to that dangerous extent, were not of that overhearing fize, as to call for a merfure ultima necessitatis, fortifying a surrender of our most valuable rights and privileges; for if it did exist to such an extent and fize, then this lenity became a breach of duty, in as much as it could be neither prudent nor politic, nor fase to set at large, and to uther into the world again these conspirators, pending the investigation of a conspiracy, so dangerous and extensive, whose intrigues and artifices might baffle the justice of the nation, or even rekindle the flame in some distant part of the country, where the vigilance and exertions of Government might not reach.—On the first day of the fession, he felt considerable indignation at the doctrines which he heard from some gentlemen in that House, on the subject of trial by Jury, and the prefumption of law as to guilt and innocence. He thought it a principle of law fo well and so generally understood-" that every man is to be deemed innocent until he is proved to be guilty," that no English gentleman would denv it. If



this was the case, what was to be said of the case of men whom the law had acquitted? Are we not, a fertieri, upon full from the grounds of prefumption, to confider that man innocent, who has been actually absolved from the charge of 'guilt' by the vertical of an honest and an honourable Jury? And yet the House liad heard an honourable Member make use of the phrase "an acquitted feking" What must his feelings be when he heard such a sentence in an English House of Commons? He did not say that a Member of that House might not, in his individual capacity, form his opinion, express his doubts, upon the supposed evidence, and differ in the conclusion contained in the verdict of any Jury-but he must think it an infult to that excellent system of trial, and a shameful injury to the individuals, to have it announced, in that public Affembly of the Nation, that men, who had been acquitted by a fair verdict: ought to be confidered in no better light than as culprits and felons. Our excellent form of trial by jury he had ever understood to be so admirably calculated for the detection and punishment of all crimes. that it commanded a veneration and respect for those very errors and deficiencies to which it might be accidentally liable, (and no human inftitution can be perfect) from all men of every description. but most particularly from those who, as senators, are engaged in the formation of laws, and from those who, as lawyers, are engaged in the execution or expounding of those laws.—But no senators and lawyers have traduced it. He begged not to be mistaken, or supposed to deny the right of Members, in certain cases and under certain circumstances, to arraign the verdict of a jury-but what were the cases, what the circumstances? Lither where he could prove that the Jury had been packed, or improperly impannelled; or where the Judge had given wrong directions; or where an evident partiality had appeared in any part of the trial, or where the Jury had been bribed on the one hand, or menaced by the Judge on the other, and had, in consequence of venality of terror, given a wrong verdict, in either of these cases any Member of that House had a right to complain of a verdict. But was this the case here?—By no means; there never was a trial to which to much attention and deliberation had been given, as to those on which this plot and conspiracy was founded-upon what principle therefore the persons who had been acquitted were to be thus stigmatized, (for what more) degrading stigma than to be likened to acquitted felons) upon what principle fuch language was to be held with impunity he was at a loss to know. Another right honourable gentleman had made a distinction between what he called the technical forms of laws; by which a party was tried and acquitted, and the mural gulk of fuely Vol. XL. K k

watty; this was again an unfounded distinction, for the accusation of treason in this House (whether according to law, or not, was not his business to inquire now) was charged to arise out of the moral guilt or accumulated acts of fedition, demonstrating an intention as dangerous to the state as direct acts of high treason, therefore the Jury having acquitted the persons charged, had, upon his own prinreiple, destroyed the distinction which he made between the formal acquittal by law of a person charged with high treason, and the moral guilt of fuch a person who had been guilty of a crime equally dangerous to the State as high treason. He, therefore, maintained that the persons who had been tried for high treason had been acquitted, according to the deductions of common fense, of both the treason and the sedition; because the object of the prosecution was, to make out and substantiate treason out of many acts of sedition: the facts failed on the part of the profecution, and their own evidence disproved the case on the part of the Crown.

Another honourable gentleman had asked if the existence of the plot could be doubted, after the Grand Jury had found the billto which he would answer, most undoubtedly it could, and for this reason, the evidence given before the Grand Jury was ex parte evidence, most probably the evidence of spies and informers, who afterwards committed perjury at the tital. But he might be told, that most of the evidence before the Grand Jury arose out of documents which were unquestionable as to authenticity. He wished to draw a veil over all that part of the subject, for all these documents came before the Jury under a deep impression that they must be sufficient for them to find the bill, because the two Houses of Parliament had, by their votes, expressed as much already. Should he be asked, whether he would advise that mode of proceeding against a person accused with a crime which affected his life? he would answer, cer-Having made these observations on the late trials, he would ask on what pretence did the Ministers come forward for the renewal of this bill?—Were there any new facts on which it was fupported '-Was there any ground of any kind for it '-He maintained there certainly was not. He wished to have some information on these plots and conspiracies, which reminded him of a line, which is considered by philosophers and metaphysicians as containing every possible circumstance of a fact-

Quis, quid, ubi, quibus auxiliis, cur, quomodo, quando.

Her begged to examine this conspiracy according to the order of the circumstances, as to who the conspirators were, what the consideracy was, where it was, by what aid and assistance it was to be

carried into execution, why it was undertaken, by what means to. be effected, and, lastly, at what time it was attempted. are the conspirators new persons lately discovered? If so, we must have a new Committee of Inquiry, and a new Report, upon which will depend our judgement as to the necessity of this measure. But this is fairly disclaimed. Then, are they those men who have been acquitted?—Let gentlemen declare upon their consciences whether that acquittal does not absolve them as much from a seditions as from a treasonable conspiracy, and negative the existence of the fedition, as much as it can be supposed to do the new law of treafon, as laid down by the Counsel for the Crown. Then of what does the configuracy confift? Is the simple act of calling a Convention an illegal conspiracy?—Certainsy not in England, whatever it may be in Ireland; and as to the word Convention, because used by the French, containing any inherent danger, it is too pucrile to suppose it.—The people of England have a right to summon a Convention or Affembly, call it which gentlemen please, in order to confider of any grievances under which they may labour, and to petition for a redrefs, be the subject what it may, provided it be done in a peaceable and conflitutional manner. question to be asked is, where is the formidable conspiracy?—Was it in the metropolis, in different parts of which, as an honourable Member had faid last year, a great number of desperate villains met in night-cellars, where they exercised with knives and otherimplements made for the purpose of destruction; and where, in the dead of night, they planned their horrid schemes, to the due and punctual execution of which they took the most solemn oaths, and for the breach of which they called for the most hornid imprecations? All this had been urged last year to be true, although he wondered that nothing of it appeared in the Report. However, there was nothing in it; this was not to be found therefore in London. Was it to be found in Norwich, or in Derby, or in any other part of the country?-Certainly not. He would also inquire by whose aid this conspiracy was to be carried into execution? Has any evidence been adduced to prove an application from any men in England to the Government of France for arms, for men, or for money, as was the case in the rebellion of 1745?—Certainly not. Their whole connection with France is to be found in a few rash filly addresses sent to the Convention-when? Before England was engaged in the war. His next query was, why? For what purpose was this conspiracy set on foot? Ministers say for the purpose of superfeding the functions of the Legislature, and subverting the exifting Government of the country. Here he kinted and a

refer to the evidence, and to give it a dispassionate consideration, by which it is clearly proved, that the refult of their purpose was a Parliamentary Reform, on the broad basis of universal suffrage, as recommended by his Grace the Duke of Richmond.—The next ettery was, by what means this conspiracy was to be effected-Was it through the medium of those famous pikes, of which we heard fo much last year—what have they proved? What, but the ab-furdity and folly of the profecutors? Upon the first trial, indeed, they made their appearance, but so ridiculous and contemptible was the inference drawn from them, that downright shame prevented their fecond appearance upon the stage. Did then the vast and tremendous means of the conspirators consist in the army of taylors exercifing in a garret at Lambeth, an army, into the middle of which, he verily believed, either Townshend or Jealous might have marched without danger, and have conducted by the collar their General and his Aid du Camp, with perfect fafety and impunity, to the acting Magistrate in Bow-street. - Lastly, at what time have these mad conspirators undertaken this conspiracy? Is it at a time of general disaffection to the Government, or to the Crown? Is it at a time of internal weakness?—The reverse is too notorious to be denied. The Executive Government, in no period of our history, was ever so strong; in no period of our history have we ever had a Monarch on the throne of England more beloved by all ranks of men, than is the present Monarch, and beloved upon the best of all titles, his private and personal virtues. Could they hope for faccess from our internal weakness? Look over the surface of England, and you will find it covered with a militia the most complete in point of numbers, and equal, in point of discipline, even to our regulars-You will find Volunteers and Fencibles, loyal in disposition, and ready to march on the first order to any part of the kingdom for the suppression of any tumults and insurrections which might arife—and is this a state of danger? Have we reason to apprehend the success of a conspiracy with all these safeguards? Must we wantonly and uselessly swell the state of our security by the surrender of a law upon which depends our most valuable privileges?

inft the State? Most indubitably none. Let men of honour and seignee, therefore, declare whether it was a fit thing that the people of England should, without any reason, be deprived of their rights.—He could not help thinking the system of policy pursued of last years by His Majesty's Ministers were an awful and alarming aspect. What was this system?—The adoption of intriguing measurements as the higher and lower classes of society,

to draw a line of demarcation between the rich and the poor. fystem which he was in hopes would have been left to the desposifin of Russia and Germany; where the proud nobles, as if formed of different flesh, of different blood, and of different organs, are but too apt to consider their inferiors as mere brutes and beasts of burden. This is the baneful exotic transplanted by Ministers into this land of freedom, and fatal must be its fruits, except nipped and blasted in the bud. Fear is their successful engine, and we all know that fear begets jealoufy, jealoufy partial oppression, partial oppression leads to general tyranny, and tyranny to a relistance six Englishmen may say it with impunity) big with consequences equal perhaps to those which have produced all those scenes of bloodshed, horror, and convulsion, which have laid low the Monarchy of France, and have shaken to their very centers every Government in Europe. This, he repeated was the trick, the legerdemain of their Machiavelian policy, and they had succeeded. Was this the good old sterling policy of Englishmen?—Surely not. Surely the prominent and most beautiful feature of English policy was, to unite them in one bond of harmony and love for the Constitution under which they were both protected. Not to encourage suspicion in the one, and envy in the other, so as to make two separate and hostile parties. He had filled the men of wealth of this country with fear, for the possession of their durling property, for the purpose of making them look with distrust on the poor, and thereby to gain his object in taking away the liberty of all. This might pass for a time, for it had passed.—For a time the opinion of the rich would appear to be the entire opinion of the country; and give a certain tone to its politics, but this was a fugitive and transitory cloud, and the whole people of England, seeing with their own eyes, would before long speak with their own tongues, and when they should speak, they would speak with a voice that would arouse the most lethargic, and intimidate the most corrupt and profligate of their enemies. He had no pleasure in saying these things; he could with there was no foundation for them, but these were not times to mince matters, they were times in which every honest man should speak out the real dictates of his heart.

Such were the grounds on which this bill for the suspension of the Habeas Corpus Act was to be opposed by him. He did not mean to say, that there were not persons who wished to throw things into confusion. Desperate men have existed, and will exist, in every country in the world, and at all periods, be the Government ever so good or lenient. Discontent and envy are not new passions in the human mind, nay, he would admit, that many fash,

hot headed and intemperate writings had been issued, more calculated to inflame, than to enlighten the understanding of men; but can we find no excuse for such warmth and such intemperance? Is it not natural, that men disgusted with those abuses and corruptions. which stalk in the face of day, and which all men are become ashamed of denying, should feel those irritations of the mind, which lead to language not quite so measured, or so cautious, as might be expected from apathy, ignorance, indifference, or hypocrify. There were, without doubt, fuch men as he had described; but what he maintained was, 'that their numbers and their consequence was not, at that day, so formidable to the safety and security of our Government, as to justify the measure proposed by the right honourable gentleman. Nay, even here, he could not close his objections to this bill—they were not to be confined even to its operations upon our personal rights and liberties. He was also against it, because it gave encouragement to the nefarious practices of those damnable fiends, commonly called spies;—for fiends of hell they were, both in their objects, and the nefarious practices through which they carried them into effect; not only in the calamities which they brought upon others, but in the curses also which frequently fell upon their own devoted heads. For how often is perjury the price of their information—and here he could not but reflect upon that arch villain, who had attempted to take away the life of Mr. Walker, and couple with that reflection the inequality of punishments, which, in feveral inflances of late years have marked our judicial proceedings. There is no blacker crime in the whole catalogue of human depravities than perjury, and when engaged in an attempt upon the life of an innocent man, defies language to characterise the enormity—it is worse than felony, worse than many cases of murder itself. The human mind shrinks back at the idea of a fellowcreature, deliberately in his closet, or upon his pillow, with malice calculy prepense, planning his tale of destruction, to which he must make that God a party, whose omniscience baffles all deceit, and whose wrath never fails to overtake the deceiver. He did not think that he had any thing more to fay upon this subject, except to take notice of a fociety to which he had the honour to belong. He was happy the Minister thought the views of the society moderate and patriotic; observing some gestures, he proceeded to say, the Milliter feemed to nod diffent from the last proposition. He should belied to see the Minister attempt to prove one act of the Society the Friends of the People, or one fentence written by them, tich was not moderate and patriotic. He could not help thankfay so much of the society to which he had alluded. He hoped their recent actions had proved what he now faid. What had that fociety lately done?—They had suspended all active operation for a Parliamentary Reform. Had they abandoned their object? - Certainly not. But there was one common danger now in which we were all involved; it was paramount, and superior, to all other confiderations, it was therefore their duty to refrain. for the present, from agitating the minds of the public; they had therefore withdrawn their efforts for a Parliamentary Reform. How long were they to be thus retired and inactive? During the continuance of our present calamity; no longer. When (faid he) it shall please God to remove our present calamity, we shall then stand upon advantageous ground with the people of this country. We shall be enabled to say to them, the dangers and difficulties which you have been under—the calamities you have experienced, were brought on by a corrupt Administration, acting through the medium of a corrupt Parliament. - A cry of Order! came from the opposite side of the House.]-Mr. Lambton proceeded-" The language which I have used I will repeat, if it has faded in the recollection of any Member of this House: I say that will be the advantage ground on which we shall stand, and such is the address which I, for one, shall make to the people of this country, and I will defy the artifices of any fet of men to counteract it, for I know there is a great deal of discernment in the people of this country."

The ATTORNEY-GENERAL faid, there was no man in that House who felt more the immense importance and magnitude of the subject than he did: perhaps there were circumstances which made his feelings upon it stronger than those of most of the gentlemen in that House. The fituation he had the honour to hold, had thrown a duty upon him as severe, in every sense of the word, as could be thrown upon any individual. In rifing to speak upon this question, he felt no animolity, no warmth, he had no other object In the course of what he had to say, it was his object to convince, and not to offend. The duty he had to perform was of too folemn, too important a nature, and he should be unworthy of the situation he held, if he did in any point endeavour to mislead the judgment of the House. The duty which had been thrown upon him was to conduct a great public profecution, in fuch a manner as to render it effectual, but it was also his duty not to render it effectual by violating any one of the rules of the law or of justice. He hoped, in this particular, his conduct was not liable to confure, of this he was fure, that he had acted firstly according

to the dictates of his conscience. In bringing forward this meafure, he admitted in the fullest manner what had fallen from gentlemen on the other fide of the House, viz. that very clear, very strong grounds should be made out before they could affent to the motion.-Indeed, fo strongly did he feel that it was the right of the people to have this act in force, unless in cases of emergency, that if he had had reason to think that there existed no real cause why the bill should continue in existence, he would himself have come forward early in the fession, to have proposed the repeal; for, though the act was limited to the first of February, yet, in his opinion, not one day should be lost in restoring the Habeas Corpus act after the danger had ceased .- Whether that danger did or did not exist at this moment in such a degree as to justify the continuance of the suspension, was a point upon which he differed from the honourable gentleman who spoke last, and he was assaid from feveral other gentlemen in that House. He was aware that it was not a popular measure to propose the renewal of this bill: he knew that popular opinion had been much milled upon this subject, and that some pains had been taken to prevent the people from viewing It in its proper light. He confessed that he felt, in common with other men, a certain degree of reluctance in taking the lead in an unpopular measure; but when he was called upon by reason, by conscience, by his duty to his country, to perform the task, he would do it boldly. He could not but lament externely the temper of mind which the honourable gentleman who spoke last had displayed upon this question.—He had known that gentleman from his infancy, he knew the virtues of his heart, he knew the powers of his mind, he knew the great extent of his property, and it was that knowledge of him which made him regret the temper in which he had spoken upon this subject. Whenever he saw a man of his weight and confequence in the country professing such sentiments, and supporting them with so much vehemence, it always called to his reflection a letter written by perfons calling themselves the Editors of the Patriot (a paper published at Shesheld) to the Constitutional Soclety. This letter, after suggesting a variety of ways of instilling discontent into the minds of the people, goes on thus: "Whenever you find men apprehensive that an attempt at reform may produce confusion and the destruction of property, ask them if they know such a man (naming one of great fortune and character in the neighbourhood, who is an advocate for reform), he will fay yes: you may then ask him, whether he supposes that such a man would support a measure which had a tendency to destroy all property, and consequently to ruin him, &c." Thus it was that the gentlemen who really were

felves immortal honour. Every one had a sight to refutee it she event of those acquittals, because, in consequence of them, every one felt himfelf more secure in the possession of the privileges which he enjoyed as a British subject. Who did not know, that if convictions had taken place, Minusters might not have had warrants ready to iffue against any one who might have rendered themselves obnovious by opposition to their measures? The Attorney General, by coming down, without any new facts, to propole a farther suspension of the Habeas Corpus, had shewn that it was now considered as a more matter of course. The whole of the proceedings on this bufiness might probably be considered as a miserable artifice for the purpose of carrying on the war. He did not say that Government might not have other objects in view, he had no doubt, that if they had been able to effectuate their purpose, they would have been extremely glad to have laid the laborties of the British subjects at their Mr. Jekvll here alluded to the fiftem of spies, which had been countenanced and avowed by Ministers, a system so contrary to the nature of Englishmen, that when they washed to find a name for it, it was necessary for them to resort to the language of another country. As a proof that this fiftem was not abandoned by Ministers, he here read the following letter, published in one of the pa-

er sir,

"HIVING had the misfortune to be applied to on the part of Ministry, by Mr. WILLIAM MLTCALFL, of No. 6, Dowgate-hill, to become one of the numerous spies by which the present virious Administration are supported, I conceive the best mode of avoiding their countly importantly, without falling a tistum to their disappointment, will be by laying the proposal before the Public at once.

"I he application was made to me on Sunday, 4th inft. when Mr. MLICALFE, visiting my humble dwelling, after some viducule and jokes on public virtue, observed, that Government already had one Spy in the Committee of Correspondence, but they wished to have another, to report the proceedings, that they might be assured of his sactive or trea-

chery.

"So anxious was the tempter for the success of his snare, that his visit was renewed on Tues lay, when I not being at home, he again came on Wednesday; not being at home this time either, he left word, that I should call upon him at his house, and he would wait my arrival at any time in the atternoon; not choosing to do this, I received a fourth visit on Thursday, when he again urged his proposals, officing to introduce me to Mr. Ford, at the Duke of Portland's Office, Whitehall; or receive any information himself, at his own house, under cover; that if I would accept the office, I should have fifty guiness promps payment, and one guines regularly for each weekly report. Such an offer might have staggered one who had not, by his long attendance on the meetings of the London Corresponding Society, been constitued in his reverence of public warks, and his contempt of every venal worshipper of self-love. If he had not remembered the excellent anecdote of Andrew Marvell, who,

when offered a thousand pounds on the part of the King, by Lord Dinby, to induce him to betray his country, with fcoin rejected the offer, though obliged immediatel. liter the departure of the Lord Treasurer, to borrow a guinea of a friend. It he had not already facilificed the means of fub-fiftence for the fake of acting as Reason and Conscience directed him; if he had not recollected, from what appeared on the late trials, that one of the supposed duties of such men was to swear just what their employers required of them; more especially if he had not recollected the wirning fate of Watt, of Elisburgs, a fate furely which ought ever to be before the cycs of all who are concerned in the tytlem of e/p onage. But fuch an offer had no other effect on me, but to fink still lower in my estimation, those, who support a filling cause by means to foul and recicherous. Poor as I may be, I would fooner be what I am, than that man, who, wallowing with bes -vil le family in enormous wealth, extorted by extravagant jalaries, and unmer ted penfions, hourly provokes the curies of that peoply, who fulfer from the winton prodigality with which he diff ofes, not only of their ricles, but then Iloud, on the fiartic prolecution of a war, which has already been peoperly indeed, termed a War of Extermination!

"I. Burks, Bookieller, No. 52, Critpin-flicet, Spit ilfields, Secretary to the London Corresponding Society

Jan. 14, 1795.

After this elucidation of a fastern fo shameful, and without one new fact produced, he was forry to find any man so consident, as to come forward and demand a further suspension of the Habeas Corpus act. He, for on, should conclude with entering his protest against the suspension of that act, on which depended the best energies, and the dearest privileges, of Englishmen.

Mr. FRANCIS then rose, and addressed humfelf to the Speaker in the following terms.

Mr. Speaker,

There were some material passages in the speech of the learned gentleman opposite to me, which I think myself called upon to take the earliest opportunity to answer, while they are yet sresh in my memory and in the recollection of the House. They were not addressed to me particularly, but, as they conveyed a charge against the principles and proceedings of a Society, to which I belong, and from whose cause I am not at all disposed to separate my own, I consider myself as a person put upon his desence, and therefore intitled for a short time to the attention of the House. No man is less likely to abuse it than I am. Sir, I am not going to find faul with the honourable gentleman's personal deportment in this House open the language he makes use of. They are always civil and conciliating, and therefore he may be sure that nothing is farther from my thoughts than to offer him any offence. It is to his afternoons and to his doctrines that I mean to oppose contradiction and

relistance. But, first of all, allow me to clear my honourable friend near me of a very unjust imputation thrown upon his conduct this day, as if he had irregularly taken the opening of the debate out of the hands of the learned gentleman, to whom, as mover of the question, it did undoubtedly belong. Now, Sir, on this point I shall content myself with appealing to your testimony, when , I affirm that the learned gentleman moved the second reading of the bill, without offering to fay one word even of introduction to that motion, and that you were going to put the question, and must have done fo, if my honourable friend had not then rifen to oppose The learned gentleman fays, he understood it was agreed that the debate should be taken on the subsequent motion for your having the chair. If fo, he purposely reserved himself for a later thage of the bill, and has clearly acquitted my honourable friend of taking the debate out of his hands. But I know of no fuch agree-On the contrary, I perfectly recollect it was stated to lam, from this fide of the House, that it was intended to debate the principle of the bill, which could not be done at any time fo properly as on the motion for the fecond reading.

I find, Sir, that the Society of Gentlemen, affociated for the purpose of obtaining a Parliamentary Reform, of all of whom invidually he speaks with great civility, are no savourites of his in their collective emicity. It is very difficult for us to give him fa-If we continue our proceedings, it leads to dangerous confequences, though peflibly our intentions may be innocent. We are exciting different and faction among the people, and encouraging o hers to go lengths, to which we perhaps may not be determined to follow them. We shall be answerable then as, in fact, the abettors and promoters of mifchief, in which at first we do not partake, and which afterwards we might be determined to refift. If we refolve to suspend our proceedings, that's ten times worse; that's a refolution, which fills the learned gentleman with horror and difmay! The recoment we leave off acting at all, we excite and exhort the people to have recourse to the most dangerous and criminal excetles! It is difficult to conceive, by what medium in our conduct we could thoroughly have fatisfied the learned gentleman. All I shall fay is, that his judgement of our conduct is not quite impartial, and that I am happy in being able to appeal to a judgement and authority, even in his own profession, much higher than his, though I am far from meaning to undervalue his centure: I mean that of the eminent Magistrate, who presided at the late The Chief Justice took more occasions than one to speak of our Society in terms of distinction and approbation, and to inti-

mate his opinion that our proceedings furnished an example, which might be followed with innocence and fafety, if not with advantage. I am fearful of overstating any thing said by the learned Judge; but I believe it is in the memory of every one who had the happiness of hearing him, that he stated it as an aggravation of the misconduct imputed to other Societies, that, in ours, they had an example of prudence and moderation, by which they might have been instructed, and ought to have been guided. But, Sir, whether we are favourites with the learned gentleman or not, we have a right to demand justice from him, and from all men. If he came to this House prepared to bring a charge of any kind against us or our proceedings, he was bound in common equity to give us notice of his With all his books, and his papers, and his memorandums before him, it is not fair to expect that we should be able to answer him, upon the instant, on dates, on circumstances, and expressions, belonging to transactions which took place a year or two ago. Yet, with all these advantages on his side, and taken by furprise as I am, and having nothing to rely on but my own immediate recollection of the terms of a letter, written by us in May 1792, and figned by Lord John Russell, as Chairman, I meet the learned gentleman in direct contradiction upon his statement of that I affirm, that he has misquoted our letter, that he has esschially changed the terms of it, and attributed to us a declared specific motive for declining, as we did, all future intercourse with the Society for Constitutional Information, which I am sure we did not express, and which I am consident we never thought of. He fays diffinelly, and more than once, that we came to that resolution, because the other Society, by their acts and proceedings, had violated the constitution. If they had, we ought to have gone much farther, than barely refolving to have no concern with them. I cannot recollect the exact terms of our letter, but I stand firmly and fecurely upon the negative. I fay the learned gentleman has done that which no acculer ought to do; he imputes criminality to certain acts united to certain declarations of ours, and he changes materially the terms of those declarations. On that point I am at with him: he has the books before him; let him confute me if a can . He confesses, however, that we did right in declining

The passage in the letter from the Society, dated the 12th of May, 1762, and signed by Lord John Russell, to which the Attorney General alluded, stands in the following words:

We must be leave at the fame time to decline all future intercourse with a Society, which views and objects, as far as we can collect them from the various religious and proceedings which have been published, we can

all intercourse with that dangerous Society; but then he says, we ought to have acted in the same manner to the Sheffield Society, who, it seems, have written a letter to the other, said of exceptionable language and matter. Agreed. I think so too; but then that letter ought to have been before us. It could be no motive of action to us, unless it had come by some means or other under our view, or in such a way as to oblige us to take notice of it. Now, I do affure the House, upon my honour, that, to the best of my knowledge and belief, I never heard of that letter before, I hope I have said enough to vindicate our Society from the imputations, to which some gentlemen have thought us liable, and to justify the say vourable opinion entertained of us, by persons of greater judgement, as well as more elevated authority. If not, I desire it may be understood that I shall hold myself ready, and forthcoming at all times, to answer any distinct charges that may be brought against us.

In this place, Sir, it may be necessary for me to observe, that neither this discussion, nor any other, that regards the principles and conduct of the different Societies, affociated for the purpose of obtaining a Parliamentary Reform, is foreign from the question now before the House. The institution and proceedings of those Societies have in fact been the real or pretended cause of all the alarms, which have been so industriously excited among us, for the safety of the constitution, and of all the measures which have been taken by Government for the peace and security of the country, and among the reft, for the suspension of the Habeas Corpus act. It is no digression, therefore, to state either my own opinion and principles, or those of the Association in which I have acted, on the subicht of Parliamentur, Reform. But my honourable friend near me, in stating his principles and objects, has stated mine. with him in every word he has faid, and adopt it as my own. I know the inconvenience of particular applications of general opinions, and I shall take care to avoid it. Without referring, therefore, to this or that Parliament, I fay generally, but with the deepest conviction that can be impressed on the human mind, by long observation and daily experience, that, with a House of Commons at the disposal and command of the Crown, the liberty and property of this country are not lafe. Under such a combination and stewardship the liberty will go first, and the property will soon follow With respect to universal representation, and all the dangers and all the reproaches attached to it, I must say that I think the

not help regarding as irreconcilable with those real interests, on which you profess to inform and enlighten the people."



learned gentleman ought to be careful to diffinguish those, who profels to have fuch a scheme in contemplation, from others who reject it with a disapprobation as full and entire, though not, perhaps, with fuch extravagant horror, as he does. He ought to have known that the idea of universal representation was never encouraged or countenanced by any act or declaration whatever of our Affociation. If he knows any thing to the contrary, I call upon him now, I challenge him, to point it out. Of me, in particular, he must have known, and, in candour, he ought to have acknowledged, that it is not possible for any man to go further than I have done, to reject, to relift, and to explode every project of that nature, and cory principle and argument fet up to support it, a project, however, so chimerical, and fo utterly impracticable, that it is superfluous to load it with charges of danger and malignity. But, let the chargeter of fuch projects be what it may, there is one reflection on the conduct of Government towards the unfortunate persons who have professed them, which ought to strike every man of henour or humanity with difgust and abhorrence. While they are perfecuting to destruction a number of persons, whose unent brened sincerity * deferves instruction rather than punishment, for paintaining thete mischievous doctrines, observe with what guarded cutton, with what profound filence, they pais by the original author, the prime -mover of all these doctrines, who, if these people are deluded, is the fole cause of their delusion, who, if they have ened, is an fwerable for their errors, who, if they are criminal, should be punished for their crimes. Sir, I speak from positive knowledge on these prints. I have conversed with several of these advectes for univerful representation, and I never met with one of them, who did not quote the Duke of Richmond for his authority, who did not take his arguments from letters written and published by the noble Duke, as they faid, for popular instruction. If the sense of shame were left among men, is it a thing that could be endured for a moment, that, while the men, whom his writings have deluded, are profecuted and punished, the noble Duke himself should not only go free and unnoticed, but continue a Member of that very Cabinet; to which these prosecutions are promoted and enforced, with all the influence of Government? I will not believe it possible that his Grace can take an active share in these measures; I dismiss that thought the moment it occurs to me; such conduct would exgoed the bounds of human depravity. I acquit the noble Duke of but fill he belongs to the Administration; and whether he oples their measures in this instance or not, is unknown to the Pubc. But let the doctrine I allude to be ever so mischievous, and

ever fo dangerous, is it in fact, is it in truth, the real object of all the apprehensions and terrors which are said to be excited by it? I do not believe it; I do not believe that the enemies of reform are fo much terrified by it as they pretend to be. They know as well as I do that it is nothing but a vision, which can never be substantiated, a mere abstraction, which can never be realized. Sir, whatever they may pictend, this is not the true ground of their It is the reasonable, the moderate, the practicable plan, une timefs. which really fills them with terror and anxiety. That, perhaps, might be accomplished; the other never can; nor, if it were even, to obtain for a moment, could it possibly subsist; and I am convinced that, if it were possible to drive those persons to an option. they a mild prefer the focund to the first, because they would foresee that the muchicis inevitable in the execution of fuch a scheme, or even in the attempt, would determine every reasonable man in the country to revert and fubmit to the present system; that is, to suffer the conflitution to I again and diffolve in its corruption, or gradually to perith by decay, rather than to encounter the direct at a per ive dungers of a change to violent and extreme, to which there minds would naturally unite the certainty of malant defination.

It is now proposed to the House to renew the suspension of the Hibeus Carpus act, with as much case and indifference, as if the arbiti my power of impliforing any man, for any time, without bringing him to trial, were fit to be given to the King's Ministers whenever they defined it, and continued in their hands as long as they thought fit. They do not come to u, as they ought to do, with a new case of conspiracy and treason, supported by later discoveries, by fresh evidence, and by recept of the result of both to the House. No, Sir, they content themselves with affirming that it is so, and by calling upon us to prove the contrary, if we can; that is, they shift the burden of the proof from the affertion to the negative, and conclude that the House is ready to believe that every thing they affirm is true, unless we can bring evidence to prove that it is false. These gentlemen contend, that the treasons and conspiracies of last year remain in flatu quo, and in full force. Why, Sir, if that proposition were ever fo true, they ought to prove it now, by the adduction of fresh evidence, regularly examined by another Committee of Inquiry, and by them reported to the House. Much more ought they to do so, if they pretended, which in truth they do not pretend, that they had discovered a new set of plots, and a new list of con-I have never faid, that a case may not exist, in which the rights of individuals, however important, ought to give way to the security of the Public. No reasonable man, no friend of his

country, will deny it. What I contend for is, that when arbitrary powers are demanded, for the fake of the common fafety, the cafe that justifies the demand should be made out, in every instance, by its own specific evidence. Nothing of this kind has been done or attempted; the ground they take now, is the same as they took last year; the evidence they refort to, is the fame they have had before them above two years, and which hitherto they have made no use of, but by profecutions and trials, in which they have utterly failed. Every one of the conspirators, of whose guilt they pretended to be so confident last year, has either been acquitted by his country, or discharged by themselves. If they have any other criminals to produce, on the ground of the inquiries and reports made to us last year, for what reason have they neglected to use the power they had, and to secure and bring them to trial in this long interval? The evidence is the fame that it was two years ago, the fame documents and letters were read to us last year, and may be so again this time twelvementh. They do not pretend to fay that they have any other; they must, therefore, confess that that evidence is insufficient, or that they themselves are criminal in not having hitherto acted upon it. In demanding a renewal of power, they condemn themselves; for, if they had done their duty, while they had it, a renewal now would be unnecessary. Or are we to understand that they have left these urgent duties unperformed, on purpose to keep a pretence in referve for continuing in their hands a power to diag any man they pleafe from his house, from his family, from his affairs; to have his papers ranfacked, to have all his private concerns exposed, and to be continued in close confinement, without trial, as long as they think proper? All this, they tell us, however, is no punishment! It is pure mercy intended for the security of the individual, and to prevent him from carrying his dangerous dispositions into criminal effect. This language, Sir, would be very fufpicious at all times, but particularly when it comes from men, who will not allow that trial and acquittal are any fatisfactory proof of innocence, and who affirm that, notwithstanding the profecutions and verdicts which have taken place in the last year, the ground they ther book is not in the smallest degree altered; that the plots and configuracies stand exactly where they did; that these propositions are felf-evident, and require nothing but to be stated and affirmed 'upon their authority. The distinctions they heve recourse to on this subject, are indeed of a piece with the rest of their conduct. If you trust to the opinions of these gentlemen, you must conclude, as they do, that the finding of a bill by a grand jury, who have nothing before them but some selected evidence of the accuser, amounts to. DINX HER

a strong presumption of guist; but that the verdict of a petty july. who hear both parties, and in whose presence the whole of the evidence on both fides is minutely canvaffed, does not amount to any, no, not the smallest, presumption of innocence. I shall now conclude, Sir, with submitting two plain questions to these learned gentlemen, to which I hope and expect they will give me a plain, intelligible answer, su h a one as a Commoner of England, contending for his rights, though perhaps not qualified to defend them in the way in which they are attacked, by legal cunning or skilful arguments, has a right to demand from him who invades them. been repeatedly affured, that any hardship which the persons confined last year might have suffered, from the length of their impriforment, was not to be imputed to the suspension of the Habeas Corpus act; because, without the suspension of that act, they would, or they might have been, confined just as long under the law as it If so, I desire them to tell me what they want, or what they will gain by the fuspention; or, in fact, what have they gained by fuspending it at all? On their own shewing they might have confined the fame persons, or any others, whom they suspected, just as long as they did, and full as long as any man ought to be imprifoned, on have futpicion, and without trial. My fecond question is, for what reason, even admitting all their ground, and supposing all their fuspicions to be well founded, they think it necessary to take this dangerous power at the prefent moment; I mean, while Parliament is fitting? Without it, they can fecure any person they suspect; and if, at any given moment, they should really want a farther power, what have they do but, is they did last year, to come to this House, and pass another act of suspension in the course of a single day? In the prefent circumstances of the nation, I take it for granted that they have no thoughts of proroguing Parliament; but, as long as the Legissture is affembled, it is their proper office and duty, which they cannot deligate fafely or honeftly to the Ministers of the Crown, to witch over the perfenal rights of the subject, while they are providing for the general fafety of the community. To these questions, Sir, I demand and expect a plain, distanct, and rational answer.

The ATTORNEY GENERAL, in onfwer to the charge of mifrepresentation, referred to the letter of the Friends of the People to the London Corresponding Society, and also to the letter of the Sheffield Society to the London Corresponding Society; by the former of which it would appear, that the views of the other Societies were such as the Friends of the People could not assent to, consistently

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with the principles of the Constitution; and by the latter, that they had unknowingly forwarded the views which they condemned.

The SOLICITOR GENERAL faid, he looked on trial by lury to be one of the most essential parts of our Constitution, and as the only controul over the Government which could fafely be left to the people themselves. The only time when this excellent institution had been fuspended was during the existence of a Republic in England. At the same time he must remark that the verdict of a jury was conducive only to one point, namely, that the person acquitted should not be tried for the same charge again. As an instance that a contpinacy might exist, of which it might be impossible to produce any evidence, he referred to what had some time since happened in Edinburgh—the case of Captain Portcou. This gentleman was Captain of the guard which attended at an execution, for the fake of preferving order. The cry of reprieve, falfely circulated among the multitude, produced a confiderable degree of tumult; the Captain ordered the foldiers to fire. Several persons were killed, fome of them innocent spectators, in windows, the Captain was imprisoned, and would have tuffered, but by the interest and solicitation of his triends a pardon was obtained, the mob, however, were to much invented at his conduct, that they broke into the prifon, carried off Captain Portcous, and hanged him. Yet though the mob was composed of several thousand persons, and a considerable reward, as well as indemnity offered to any who should discover those who were concerned in that mob, not one person was found to give the smallest information. Here then was clearly an instance of a conspiracy having existed, which it was impossible to detect by any evidence. When it was fluted that the fulpention of the Habeas Corpus was dangerous, the question returally arose, What was the degree of the danger? There certainly was a difference between a temporary and perpetual fuspention, and there certurally could not be much danger to the liberties of the subject, when the expediency of the measure was liable to be debated every tession. If it was contended, that it was a measure which could not be adopted without danger, he defied any one to show, that, in all the former instances in which it had been adopted, it had been attended with those dangerous consequences, which gentlemen now affected to anticipate. For his part, he could not charge his memory with one instance, out of the thirteen or fourteen times in which it had been suspended. that the liberty of the subject had ever been endangered. ceeded to fate what he confidered as the ground of continuing the suspension; namely, the existence of a conspiracy and angering the established Government. From the 1 ort. . Ivey of all the

facts which formed the evidence, he was convinced that a conspiracy had existed, and still did exist, notwithstanding the artistice which had been used to conceal it. The numbers concerned, their characters and dispositions, were sufficient evidence, provided no other did appear, that there was a combination of the most dangerous tendency to the King and Government. Mr Solutior General then recapitulated the proceedings of all the focienes, and justified the Duke of Richmond, by affirming, that there was a manifest disparaty between the Duke's principles as to reform and those of the so-He was aftonified gentlemen in opposition could fay they in ant the time, when those of the societies tended to a total subvertion of the Government. He then adverted to the calling of the Convention of the People, which he maintained to be unconflitutional in the extreme, and calculated to involve the country in all the horrors of riot and confusion. Any assembly, fiving that in which he now fit, styling themselves the Representatives of the People, indicated the strongest symptoms of an insurrection, and at the same time, their wish to sup iscde the existing Government of the country. After fuch proceedings, could any person doubt of a conspi-1 kg? In the resolution of the 20th January, 1794, they declared they would be governed by their own laws, and if fuch a declaration did not excite alarm, he did not know what could. They published the speeches of Barrere, and adopted, as nearly as possible, the French doctrines, and had they not been checked in their cureer, there might now have been a new Government, without Nobles, without Commons, and without King. The perfors forming those focieties full continued their defigns, they did not even attempt to difavow For these reasons. any of the principles they had at first embraced. he thought the bill necessary, and, under these impressions, he thought it his duty to vote for it

Mr CURWIN fud, I should not have persevered in wishing to obtrude myself on your notice, had I not selt, from the importance and magnitude of the question, a duty to my constituents, my country, and myself, which forbade me to give a filent vote. The question involves not only the present liberty of the subject, but perhaps also its very existence. The sentiments I shall offer to the House can have no claim to its attention, but from the sincerity with which they are delivered.

This is a moment when every puty diffunction should vanish: I look, Sir, to measures, not to men. It matters not who be the Minister, provided he be equal to the situation. My support he shall cheerfully have in every exertion for the defence of the country. I have listened, Sir, to every thing that has fallen trans the location.

gentleman (the Attorney-General), of whose abilities and integrity I vave the highest opinion, and great, indeed, his been my astonishment, and much my confolation and satisfaction, to find not one paper, not one transaction adduced in support of the measure, which is not to be found in the report of the Secret Committee of last year. We are called upon, Su, for a sence 1 of the ricusure, not from any reference to the prefent moment, not from any confideration of the actual fituation of the country, but from a reference to that state in which it was supposed to have sto a last year Agrecing in every fentiment, in every orimon, as a the nature of those papers, and deprecating as much as he can do the a parietors tendency, agreeing that they called for the most ferrous extention of the Executive Government, I totally deflented from the recessity of this recasure on a sormer occution. And viv, Su my mind vas led to that cer mor vlin the henoralle in t learned gentleman has this might, for the fine time, electived to the House. He now admits, what I always believely it it then numbers were not confiderable, that there was a tion tenin part where views were dangerous to the Constitution and of in no one plan, they were not formidable even in the preportion if the numbers. I then thought, what I am now note than ear convinced of, that the power conflictationally ledged in the mand of Government is amply fufficient for every pargole of fical to

At what moment, Su, were these opinions, this new fangled doctrines most likely to pids curent? Now, when then fall we has been fully proved, when the index which his attended them in another country, has exceeded what the nesteat or action against on could have conceived! No, Sir, if there was ampaient whin danger was to be apprehended from them, it was when they we co Their novelty excited flat rite, and no lit have allured men into an acquicteence with doctrines which reiton and reflection have long ago flewn, were not calculated to produce any one of the advantages to speciously held out. On the contrart, wherever they have prevailed, unexampled calimity has been the confequence. Sir, I draw a fource of fecunity from those very pipers: when I find them every where complaining of the little effect they have had with the people. Whence has this proceeded? Not furely from a want of energy; for was there ever a disposition to make more glorious efforts in the defence of the country? No, Sir, their rejection has proceeded from the good fense of the people, who are not tobe deluded by specious speculations, and who will not make an experiment beginning with the facrifice of a Constitution which experience has proved to them to have produced fo many bleffings.

Can the right honourable the Cancellor of the Exchequer deny, that unparalleled exertions have been made in arming the country? Was the military force ever fo numerous? Is there more than one opinion in this House, and the country at large in granting every thing that Ministers shall deem requisite for the defence of the country? What, Sir, are the fentiments of my conflituents, whose petition has an your table? Indeavour to obtain the bleffings of peace, but withhold nothing that shall make it honourable and I along. Such, Sir, I b lieve, is the language of every man in the country. Is it wife, is it you lent, to adopt a measure that i while upon the attachment and by atty of the country, a measure creating difficult among outfelves, and confidence in our enemies? Was there a diffosition in the people to be fechous and diffatisfied, might not the conduct of the war afford awide field? Great and un ximpled as have been the difufers attending it, are they wholly to be attributed to furnitous circumstances? No, Sir, much me bt be attracted to the want of abilities in the right honurable gentleman properly to dire t the force of this country. Yes, Sir, while he has H. Macity's confidence and that of this House, the nation is willing to confevery thing he con require. Sir, I faw with attention in the first stee taken by the right honourable gentleman in the tystem of alarm. Hen arose in my no ad the med ferrors apprehenfiors that they would lead to the involving this country in the colomities of war. I bug to call to the recollection of the Hoafe, the beginning of May 1792, when 2 right honourable centleman Mr. Burke) fo cloquently, and with but too much fuccels, furf founded the trumpet of alarm, and call d upon the right hen anble gentleman to evert the full force of Government is in a those or chines. What was the reply of the right honourable gentleman? " As to the country being in a feate of terment, he c'el not think fo, and believed his right honourable " friend had gone too far when he fad it. If there were any who " encertained of mions inimical to the Constitution, he really be-" lieved their numbers were unall, and their proceedings too " infignificant to be dangerous, for the great body of the people " were firmly united in their love for the Constitution, and had a " proper fente of the many bleflings they had enjoyed under it." Vid. Parl. Reg. Debiett, vol. 33, p. 36.

Yet after this, in the same month, His Majesty's proclamation came forth, warning us against the dangers that threatened the country. How is such conduct to be accounted for? This mi-



ferable policy answered but too successfully the ends that were proposed by it. Dreadful has been the consequence; whether we view it in respect to the calamitous war into which it has plunged us, or in respect to the detestable system of spyism, which has destroyed public confidence and private security.

Sir, the learned gentleman has told us, though three fuccessive iuries have negatived the existence of a plot in this country, we are not, therefore, to infer that it did not exist in Scotland, where two convictions have taken place. In my conscience, Sir, I do not believe that it ever did exist, but in that wretch who has so justly paid the forfeit of his crimes: and in this I am borne out by the general fentiment of that country. Sir, this wretch (and I trust, for the fake of humanity, few fuch there have been) finding the information he gave to Government led to the belief rather of feeurity than of danger, was determined to try if he could not work upon the temper of unfulpecting men, and lead them into a fituation to criminal, that their facrifice should procure him attention and reward from Government. God Le praifed! the ruin he intended for others fell upon his own head! But is the indignation which every man must feel for so consummate a villain confined to this transaction alone? Does it not lead us to execrate a system *ealculated to produce fuch horrid confequences?

Sir, many of these papers owe their existence to the supineness of Government, who, for two years, totally diffegarded and defpifed them. Is it not in proof upon the late trials how much thefe fpies have goaded on and inflamed the focieties of which they were members, in order to fercen themselves from suspicion? Much, Sir, much fatisfaction have these late trials afforded to every independent man in the country; proving how incorrupt was the fource of public justice. The dangers which I apprenhended are not from these miserable papers. No, Sir; it is from the dishelief of public virtue: every day's experience lessens the opinion of the people: they know not to where or to whom they can look with confidence, or on whom they can firmly rely. What, Sir, can they think, when they see gentlemen who professed that the immimency of the danger which threatens the country, called upon them to renounce old friendships, to forget their recorded opinions of the violation of the Constitution, with which the introduction to power of that right honourable gentlemen was attended? Sir, I gave them full credit for the high ground of principle they had taken, but how have they conducted themselves? Is it not notorious that there has been more jobbing and contention for power, than every differenced the most corrupt Administration, in times of the

most profound fecurity? Sir, when I look to a noble Earl, whose name is respectable from the long services of his predecessor, posfessed of an immense fortune, bargaining for the provision of a child at the expence of this country, I protest to God, Sir, this montruous corruption transports me, at times, beyond the bonds of moderation. It, Sir, the possession of every thing which fortune' or fituation can give, with every thing to lofe and nothing to gain, cannot exempt me from fuch fentiments of indignation, what must be the effect upon men in lower fituations, who can hardly bear the burthens for the necessary defence of the country? and what additional ones may we not be obliged to impose?—Let us not, Sir, mifapply our time in providing remedies for dangers which do not Let us act to as to regain the confidence we have loft. us restore to the people the perfect enjoyment of their liberties. Let us, Sir, by every action, convince them of our unwillingness to intringe upon their rights, or to load them with any burthen bryond what unfortunately the preffure of the moment requires. Then, Sir, I dare pronounce, there will be found not less energy. spirit and resolution to maintain the Constitution, than there were exerted for its establishment. Then, Sir, we may bid defiance to foreign enemies and domettic incendiaries. The contest will then be, who can best and most ably defend his country.

Lord WILLIAM RUSSEI L faid, that he could not look with direspect to the verdict of a jury, and that on this head he must rather distrust the protessions of the Crown officers, who though they had delated great respect for the decision, had yet, as much as possible, endeavoured to do away as effect. If he was asked to support the mediare of the further suspension of the Habeas Corpus, the most simple and obvious answer that occurred to him, was—What treat on had castled, or what traitors had been convicted? Before he could consent to the renewal of the measure, he wished to know what benefit had been derived to the country from the extractionary power already granted to Ministers. He concluded, that, if my man thought the Halicas Corpus at all worth preferving, they ought certainly to excit themselves to prevent its suspension in the present moment.

Mr. Chancellor PITT faid, he did not mean now to enter into the debate, but merely rose in consequence of an infinuation which had dropped from the last speaker but one, relative to a noble Earl, now high in office in His Majesty's Council. The fact was, that the noble Earl had not, up in coming into office, gotten any sincture or new place whatever, in less had he bargained for any; he had held the place of Lord Judice General for Scotland a long time,

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the place that had been frequently given to noblemen who had served in a diplomatic capacity abroad, with the reversion for one life. In the present instance His Majesty had been graciously pleased to desire the noble Earl, unasked, to name the life for the reversion; this was the true state of the case, and he thought it his duty to explain it to the House.

Mr. CURWEN faid, that if the noble I ord had refigned the one place without accepting the reversion of the other for his son, he would not have made a greater facrifice than the circumstances of the times might be supposed to call for, from men of his large fortune

and high station.

Mr. HARDINGE confessed the incapacity of entering into conflict with all, or with any part, of that which had called incaff argument upon the other side of the House, because, in his view of it, either it bore no conceivable relation to the subject, or was or a nature to be self-resulted. This he would undertake, in a few and plain words, to demonstrate.

He would first recall the debate into the red and the only p int of it. It was a question of legislative policy, whether, upon a balance of two opposite exils, and both of them constitutional in their nature, an existing peril to the fifety of the realm did, or did not, authorize the farther suspension of the Habeas Corpus act?

That such a peril did exist, when the Legislature passed the Suspension bill, was a fu?; it was then taken upon trust from the Reports of Committees, but since that period has been authenticated and proced.

Here a fallacy and perversion had arisen, which associated him, when he looked at the enlightened understanding that had lent itself to the support of it, (Mr. For) and which common sense would refute. It had been said, "that what the Committees and the House "of Commons had leleved as an existing conspirer, had been "disproved by the juries, because they had acquitted the accused "conspirators."

This was a puzzle absolutely childish. It assumed, in the first place, that, by acquitting some of the accused conspirators, the juries had negatived the existence of a conspiracy, and it had been said, with an air of triumphant wit, "Here's a conspiracy, resthout "conspirators." But the ardens rerbum is not always correct in reasoning. He would say, "Yes, there is a conspiracy, without conspirators; that is, that there is a conspiracy, but there are no conspirators whom the law has yet been able to reach, as guilty of high "trason." An honourable gentleman (Mr. Lambton) who had

opened the opposition of that night, had said, "that all impuries into guilt resolved themselves into a Latin hexameter:

" Quic? quibus auxiliis, quid, quando, quomodo, quare." The juries had answered the word "Quis," by faying, "not Mr. Hardy, not Mr. Horne Tooke; not Mr. Thelwall." Their province was, to implicate or exculpate individuals. The House had a different and a more extensive duty; they were to determine the general fact, that a conspiracy did, or did not exist, and if they found its existence, to guard against the evil. The inference, that a conspiracy existed, they had legislatively collected, when they passed the Suspension bill, from the facts before them. Those facts were proved, at a later period, as well to the jury as to the Public. A learned friend of his (Mr Erskine) had said " the fast had been " proved, but the concluse n dispressed." If the fact was proved, and if the jury had even faid, "We acquit Mr. Hardy, because, " from the facts proved, we infer no conspirity." Though Mr. Harly would be well acquitted, he, as a Member of Parliament, would obide by his own conclusion, and should think himself degraded in his legislative character, if he surrendered his judgement. in forming that conclusion, to the junies who had formed an oppofite one.

Having faid this, he was anxious to have it understood, that he entertained for the requitted persons all the delicity that was due to them, and that he confidered them as being innocent. Could be fay more. He was anxious equilly to have it understood in general, that no human creature could be more an enthusiast for the right of juries, or (the palladium of our liberties) the Habeas Corpus act. He should be, of all men, the most ungrateful, and of the coldest heart, if he had not caught, in some degree, that enthusiasm from his noble relation (Earl Camdon), with whom he had been incorporated, if he might use that phruse, for the best part of his life in the most affectionate habits, and the dearest friendship, nor could he forget that it was to that noble person in the orh r House of Parli iment that we owed the celebrated act up on the jubic't of libels, which restored and fixed upon a rock the right of juries over the whole of the case, in criminal proceedings, nor could be also forget, that it was the fame great man (as ne could venture to call him) who, with his friend, the Earl of Chatham, though he was then Attorney General, was in a minuity, as a champion of this very Hibers Corpus act, which it was proposed now to suspend, in tome parts of it. Having proved that fuch a peril dd evift, he would next ask another question, which, in a minner, answered itself. Had it been supposed by the House of Commons, that, upon account of these acquittals, the Suspension bill should be repealed?—A recent vote had said the reverse, in opposition to a direct, a very laboured, and a very ingenious effort, the other night, for that purpose.

He admitted, however, that having proved these points, he was to go farther, and fatisfy the House, if he could, that what existed then, existed equally at the moment in which he addressed them, in other words, that fuch a degree of treasonable conspiracy does exist, as to warrant a farther suspension of this law. He would not only affert this to be the fact, because it had not been proved, that what existed then had ceased, but he would meet the question fairly, take the bull by the horns, and from the verdick itself, under all the circumstances, infer the necessity of this bill. That verdict, accompanied as it was by the fact of an existing conspiracy, (which had been proved) amounts to this—to the legal impunity and the legal innocence of all those who had been vet put upon their trial, for their part in that conspiracy. The verdict, so accompanied, had left a body and mass of treason upon authenticated proofs, and which the rules of law had not enabled the interest of the Public to correct, by a verdict of conviction against any one confourator. would, of itlelf, encourage those who had embarked in their wicked councils-would heighten the alarm, and would make the peril accumulate.

That was not all.—Could it be torgot, that it was no common treason then before them? If it had been English treason, he might, perhaps, have been fatisfied that no fuch interpolition would be ne ceffury to repress it, but it was French to the very bone, and French, at a moment, of all others, in which the fatal prevalence of that enemy in arms abroad, as well as in mitchief here, was at the height. His learned friend (the Attorney General) having flated the intercourse of Jacobin Societies here with Jacobin Societies in France, he (Mr. Hardinge) had observed particular stress laid, by a kind of loud whifper, upon the date of those papers, which proved the intercourse, a date prior to the commencement of the wir. The tone of that whisper seemed as if it came from a person (Mr. Fox) bleffed with too found a head, as he should have hoped, for so slimfy a difference. Has that intercourse, and have those principles, been vever difavowed, fince the enemy had engaged us ' fince the war had made such an intercourse high treason?

It was the more necessary to mark the continuance of that mischievous intercourse, because a veil had been thrown over it, which had missed thousands into the real design, before they were themselves apprized of it. This yeil had been removed, and, as he was confident, removed for ever, in argument at least, by his learned friend (Serjeant Adair) on a former night, who had not shown the least mercy to it, but with an ability that was never to be forgotten, in that place, or by the Public at large, had given a death's blow to its pretence. Could the House forget, that it was part of the high treason imputed, and proved upon evidence that could not lie-upon authentic papers, to erect the enfigns of rebellion, if the enemy should invade us? (for he would not so disgrace himself or the House as to argue that rebellion alone was the object of that meeting, which this event should be the signal to convene. Would it be forgot, that we are now at war against the enemy of ourselves, and of the human race, whose inordinate power we have not been able to repel; who are at our gates, and with whom it is the object of conspirators and of traiters (for so he would call them) to unite? Upon these grounds, he should vote in support of his learned friend's propofition.

Mr. FRSKINE did not intend to have rifen, but from what fell from the last speaker. With regard to the verdicts of the juries on the late trials, he had believed that not only that House, but every man in the country who had read them, had been fully convinced that no confpiracy had ever evifted, yet the learned gentleman, from the very fame materials, was to far from being convinced, that he actually declared there was fuch a mals of treason, and so clear a proof of configuracy, that the suspension of the Habeas Corpus act was more nee flary now than even it was last year. The learned centleman, at the fame time that he had found out this mil of treafon, could not, nor did not justend that it was pollible, to find out the traitors. What could be me in by this? If in the papers of the duterent Societies in which all this mass of treason was contained, the authors of them were unknown or undiscovered, there might be fornething in his argument, but what was the real flate of the enfer Completely the reverte. These papers were all figned; the authors were known, and almost ail of them had appeared for more than two years in the newlpayers daily. perfors being known, and the members of all thele Societies and Conventions knewn who had committed this mats of treation, he was came it that they had been allowed to go on fo long before the fulpension of the Hibeas Corpus last year? Or why did not the Attorney General proceed against them still? Having gone through fome other points of the learned gentleman's freech, he expressed the highest friendship and regard for the learned Serjeant, who, on a former occasion, had spoken on this subject to as to obtain much applause in that House. He owned it to be an applause that gave

him much chagrin; not chagrin from any applause that could be paid to his learned triend, but because it was bestowed when he had uttered doctrines, in his opinion, inconfistent with the learned Serjeant's character as a found, constitutional lawyer, and an able Statesman. He had endeavoured to carry the minds of gentlemen along with him, by giving as proofs and evidence partial extracts that favoured his arguments, without aveng the context, or in fact the whole, as ought to have been done, before any judgement or just opinion could be made upon the case in question. That this had been practifed by the learned Serjeant, could not be made more evident, than by reminding the Houl, that in his speech he had comprifed and flated what he called the whole evidence, though that evidence had taken the grand jury four days before they could find a b'l upon it, the patty jury seven days in trying that bill, and the Attorney General nine hours in orening his case. As to a reform of Puliment being a mere veil, which the learned Sergeant had torn to pi ces, he denied that he had been able to do fo here, and ccr'ainly he, with all the evidence that had come out for the profecution, had not been able to do it to the fatisfaction of an English jusy, who h d the whole case before them. Here Mr. Lrskine went into the nature of the evidence for the profecution, fpies, informers, and all firts of witnesses, stating, that even with their aid, no fuen crimes or intentions were brought home to the perions tried, and that evidence for the Crown was so completely against the profecution, that it hid lean violed at by many that he had ever been called upon for any defence on behalf of the pratoners. He cautioned the Heute against showing too much scalouty or apprehensions about the people interfering with Parliamentary Reform. The best way was for that House, by its conduct, to shew the people, that their intercil was the thing most at the hearts of their Reprefentatives, and not by fuch thides and eneroschments as hid lately been made on their rights and freedom, to make them jealous of the cerm, nor that we shappoind to prevail in that House. He should follow the advice of a noble I rd, when he brought in a bill for licening dramatic performances. It was faid, "What! give leave to fee curfelves reducuted on the flage! 'To which the noble Lord who supported the bill replied, " Let us look to our own conduct, if that is what it should be, we have nothing to fear; the cause for ridicule being gone, the ridicule cunnot affect us." In this way, let that House shew that no corruption exists, and the people will fee no cause for reform; but, as things were, he hojed and trusted the people would not abandon what they faw to much necessity for, while they could, by the freedom of the prefs,

and every other right, make their fentiments and grievances known and redressed, and he hoped that they would not be resisted till the time came when Parliament left them no other choice but to com-It had been attempted to cast imputations of blame mand reform. upon the verdicts of the juries, but he confessed he should have given precifely the same verdict, if he had stood in their situation; and as a right honourable friend of his (Mr. Fox) had remarked, if he were inclined at all to differ from them, it would have been in giving in the verdict immediately on the close of the Crown evi-He firmly believed that they would have told him, at the conclusion of that evidence, that they were perfectly fatisfied that no case could be made out against the prisoners, and that he need not trouble himself to enter upon the defence, but they had affed with prudence, in withing to hear the whole, and in giving his learned friend, the Attorney G neral, an opportunity of faying every thing that could be fud on that fide of the question.

Some good had refulted from the differition of this question; for gentlemen had to night explanad what they had on former occasions advin ed to the difference into the trial by jury. The argument which had been made use of with respect to the prevention of guilt, appeared to him replete with abfurdity. Was it confiftent with any principle of inflice or of the Constitution that men should be apprehen 'ed and contine on a charge of High Freuden, when the utmost of her offence in custed only to a mildemeanor? Did gentlemen near to fay that this conduct proceeded from any tenderness which thy had for the performal methey profesited? Did they imagine that ten leaners was armatened by onlining persons several months, left by force remote chance it a diffant period their lives might be endangered. He wished very much to be a formed, for he had yet heard nothing on the subject, whether any new motives were to be officied to the Houfe for this trein rulper from of the pilledium of Englith liberty. Or did they mean to fay the old motives would be a fufficient justification of the measure. If not, he wished them to tell the reople of England, how long they are to be termied, how long they are to be libelled and column acted. He aked them whether they had the least intension whatever to projecute any of the 180 delegates to the Pritish Convention, and it they did so, why did they not flate that to be a ground for the further fulpention. He enquired, if there did exil such dangers as they had afferted, why they had fuffered them to proceed upwards of two years without notice, and why they had not suspended the Habea. Corpus act before? He defined the House to attend to the time when they moved for the first suspension. It was at the precise period when they had been

informed that a friend of his, a Member of the Society of the Friends of the People, intended to make a motion in that House, on an application from those societies. Will it be contended that this mass of treason existed, or that the traitors were not known, when both the papers were written by perfons known, and the Crown had apprehended twelve persons, because they were supposed to be bringing the project to confummation? They should consider carefully whether, while they were passing this act, and accusing the people of conspiring against Government, the people might not retort upon them a conspiracy against the liberty of the country. - Let them shew that the Administration of justice could not be carried on, and that the Constitution of the country was in danger, and he should have no objection to give his vote for the fuff enfion. It was a circumstance which had considerable weight on his mind, that it should be thought necessary by Administration to tridice and revise the people of England. It had been faid, as it had formerly been fuld in the American war, that this was but a partial suspension of the Habous Corpus. He should reply in the words of an eminent oritor, whose loss must be deeply felt in that Heuse, that "It was so much the worfe, for the people would take alarm at once if the fulpenner were general; but when thus nibbled away ly ferips they were not en their guard, and patiently fufficied the greatest inroads upon their liberties." The greatest missertunes were to be apprehended to the country from such an Administration, who had no principle of conduct but their own aggrandizement, and with fuch a House, which was fo notoriously under their guidance at a time and under encumstances when it was difficult for liberty to be preferved, and equally difficult for that wife Administration to preserve their places. He teared much, because he had himself so in the consequences of such conduct, because he had seen, in a nation on the Continent the same tyrannical measures, producing, indeed, for the time, peace and tranquillity. But such a peace, which, like a calin before a form, only lasted till the people's indignation was roused, forcing from them that joyense entré, which had been so crimacions denied them. He warned Minusters to take care, lest the fame spirit of indignation should be roused in the people of England, who, initited by the conduct of Administration, might not only burl them from their places, but involve all in ruin. He find it was not Kings in general who produced mischief, but unfortunately Kings had friends, not that he meant to fay the junto who were called the King's friends were really fo, for the people were his best friends. He concluded with adviting Ministers to give the benefit of the whole Constitution to the people, not to rule by terror, nor to deprive the subjects of

their rights, for by doing to they would gain no good, and would exentually do the greatest mischief to themselves.

Mr Supeant ADAIR faid, after the abilities evinced by his lean I friends, it would not be necessary for him to trospass long on the p tience of the House. After the written evidence that had bee alduced, it was, in his opinion, impossible that any individual could doubt of the conferee of a treasonable conspiracy. The It med go itleman who had just fat down had complained that the evi) nee hil been selected by scraps. What were the proofs of be learned friend's polition? He had refled on the declaration held ort by the freeties, namely, that they intended to effect a reform in the representation by legal and conflitutional means. Because they enule to make this declaration, is that a reason why this Ho de inpuld that then eves to the true meaning of those defigns con a led under this specious veil. Were their proceedings on the 2ct i of January legil and confututional means? Was their determinition no more to peti ion Purliament, but to feek redrefs from their own liws, legal and confututional means? Was their address to the Jacobins and the Convention legal and conflictational means? But his learned friend recoiled from his own argument, he had suppressed that verbal telemony which might have been obtained; what that y rhal telun cav was, he should submit to the House. rile nan had himfelt crofs-examined all the witnesses. In two of the trials his leaned friend did not care to call those withefles vilo best knew the transaction, and yet his learned friend had pun I his crofs examination further than had ever been known up in former occidio is. His learned friend had grounded his arguments a unit the written evidence upon the oral telumony which it was contended was the true criter on of judging the intentions of Was not the que hon put by his learned friend to all the witnesses he had thought proper to call-" Was it your intention to overtuin the Conflicturion of the kingdom. 'What answer could be given to fuch a question? Why did not his learned friend fit it once.—Are you a traitor. It was impossible, as the question was put, that my other inforce could be given, than fuch as his learn d friend had expected, but why was not Harry examined? His learned friend had threatened this, but his prudence had superfe le i the impulse of the moment, and although Hurdy could have given much information, yet his learned friend, knowing the fimplicity of Hardy , nature, did not chuse to call him, because Hardy knew too much. The learned Sen int replied to Mr. Friking's arguments resp ching the weight due to the verdict of a jury, but contacted that that verded could have no condonl over the House



its the exercise of their legislative functions. He said, that his learned friend, at the trial of Hardy, in a speech of six hours, had chosen to occupy five hours and an half in extracts from Sidney and Locke, and only took up half an hour in replying to that which had occupied four days in stating, and had employed his learned friend, on the part of the Crown, nine hours in opening.

The learned-Serjeant next commented upon the evidence given by Broomhead, whose evidence had torn aside the val, and from the transactions between him and York, in affembling several thoufand people, for the purpose of influencing their minds, and affuming the legislative functions of the country—from .!! these circumstances, the learned Serjeant contended, the real intentions of these persons were sufficiently perspicuous. But it is the duty of this House, it is both generous and patriotic to the public, to prevent those who are conspiring, from bringing their evil intentions to such mitchievous maturity as may render out efforts to crush it ineffectual. There are many cates which might occur, to prevent which require timely legislative interpolition, that, nevertheless, are not high treason: Conspiring to levy war, for instance, is not high treason by the statute of Elward III. What then, are we to wait till war be actually levied, before we are furfered to adopt preventive interpolition? The time to interpole is, when we have just grounds to suspect, and prevent the communication of that contagion which may endanger, and perhaps deftroy, the lives of others. In reply to what had been faid by a right honourable gentleman on a former debate, relative to the infigntheance of the numbers - those numbers had only been infignificant from the timely inperposition of Government. With respect to the persons who had been acquitted, he hoped those verdicts would have one good effect. that they would deter those who had been treated with so much lenity by the laws, and make them cautious how they again brought their lives in danger, by the purfuit of fimilar practices. The fime right honourable gentleman had also said, that he should not have hefitated in pronouncing the persons tried Not Guilty; because, in the opinion of the right honourable gentleman, the profecuters had made one no case. - Was that the fact Did the Jury think this was the fact :- They did not, for they helitated in one of the trials hours before they delivered their verdict. The Jury, therefore, had no doubt of the exittence of the conspiracy, and he hoped those who had received the benefit of their acquittal, would imitate the conduct of the Friends of the People, and not perfit in groping like Moles in the dark, lest they should meet with other Jaries not quite 16 Merricut as those by whom they had been acquitted. These ver-

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dicts, the learned Serjeant contended, would clear them up to that time from all charges of treason; but if they perfisted in these seditious practices, they would not be exempted from other charges of the same or a different nature, with an added load of responsibility from the lenity they had before experienced. In reply to the arguments used by his learned friend (Mr. Erskine), great attention, he faid, ought and had been paid to the wishes of the people of England, when the fense of the people was duly and properly collected. There was already sufficient union between that House and the people; and he conclived, instead of arguments merely to catch popularity, it would be more confistent with the dignity of that House, if fuch arguments were not used at all. The learned Serjeant concluded with observing, that he most heartily concurred in the continuation of that power in the hands of Government, which had not hitherto been abused, he was bound to this from duty to the public, regard to the laws, and to that liberty confisient with law and order which this country had ever enjoyed, and which, he trusted, would constitute a bulwark of strength in the country, sufficient to defy foreign and domestic enemics.

Mr. FOX faid, he had come down to the House full of curiofity, to hear what case would be made out to justify the renewal of the bill, for although he had heard much declamation on the fubject, in the preceding debates, he had found fo little argument, that he conceived it must have been all reserved for the present occasion. In one respect his curiosity had been gratified. Some of the arguments were not only new, but the most extravagant perhaps ever uttered in a House of Parliament. The Attorney General had faid, that the object of the ball was, not to give a power of taking into cuitody, and profecuting perfons who might be guilty of treason, but to give a power of arresting and confining persons in inchaate guilt, and preventing them from completing the crimes they would otherwife commit. This was a principle as inconfident with English law, as it bore a near refemblance to what had been the former, and was too much the prefent practice of a neighbouring country, which for feveral years had been paying the penalties, and expiating the crimes of an absolute monarchy. This argument was not even supported by the bill of last year, for that went directly to the taking up and profecuting of persons supposed to have committed acts of treason. To adopt such a system of prevention was to desert all the principles and policy of our ancestors, in favour of the infernal policy upon which the Bastiles and dungeons of tyranny had been peopled. It was to fay, "We will take up men cut of mercy and kindness, because we think them likely to commit crimes; but this Vol. XL. Pp



very mercy shall immure them in prisons, and cut them off from society during our will and pleasure." Members of Parliament were excepted; but might not any other man be deprived of his liberty by the will or mistake of Ministers, as much as in any country where there existed a power of arbitrary imprisonment? It was faid, that no man would be taken into custody on suspicion of a crime of which he had been previously acquitted; but Ministers upon their own arguments must consider the persons lately acquitted of treason as more likely than any other to commit acts of treason; and what fecurity was there against seeing that which had been declaimed upon as the clinix of French in thice, viz. men who had been acquitted, and imprit and as fulf ected? The whole went upon the new French principles, which characterized every new act of Ministers, while they were holding them up as the grand object of alarm.—What but caprice could prevent them from taking these men again into custody? They would not take up Hardy-Why? Because when men abundoned the plan road of the Constitution, they were involved in cternal contradictions. It was admitted that a confpiracy to levy war was not treason, and then it was asked, "Shall we not prevent the mitch of by taking the parties into cuftody before war is actually levied. The Itw faid diffinelly, you shall not take them into eurody as gusty of treason, this was all the answer necessary to be given, and to fay otherwise was to calumniate the statutes of Edward III and Charles II. He was the less surprised to hear the law cult annia ed, when he heard the same perfons who did to, calumnia's those who were charged with the administration of the law. They talked of juries respectfully in words, but what was their are mant? "We will not try any of the persons implicated in the charge against the persons lately acquitted; but if any shall be guilty of similar offences, them we will profecute and take our chance of the verdict of another jury." Thus they would reduce trial by jury to fomething of equal value with a trial by chance. Those who in colourable words so talked of the effects of the inflitution, he could not but futpect of difliking the institution itself. His learned friend 'Mr. Serjeunt Advir), had faid, that the crofs examination of witneties on the trial had been permitted to a latitude beyond all precedent. By whose fault? The fault of the Court undoubtedly, and it the Court was to Llame, let the Court be confured, or rather let his learned friend own fairly the principles of those with whom he now acted, and fay, "When the Court and the law are in our favour, they are entitled to all possible deference, but when they happen to be against us, we owe them no respect." The entire speeches and evidence of the learned

gentlemen on the trials, had not convinced the juries, and parts of the one, with scraps of the other, would not convince him. He would venture to affume, that they who heard part of the argument and evidence, and that only upon one fide, could not form fo good a judgement of the case, as the juries who heard the whole. the means of profecution and of evidence were in their hands; all the persons whom they thought fit to prosecute had been acquitted; they acknowledged the acquittals to be fo decifive, that they did not think it adviseable to prosecute any more; it was not therefore very fanciful to fay that every man and woman in England had been acquitted of the alledged conspiracy; and, notwithstanding all he had heard, his ideas were too gross and concrete to conceive a conspiracy without conspirators. The arguments of those who opposed the bilf were faid to be few. They had on their fide the Law and the Conflitution, and were only called upon to refute the strange arguments brought against them. If original arguments were ever so abundant, he would disdain to use any, for he was not so presumptuous as to fet up any theory of his own in preference to the law of Edward III. and of Charles II. To suppose that any number of the people of this country was disaffected to the Constitution was a calumny. The House was called upon in 1795 to suspend the Habeas Corpus Act, for correspondence with France, which had taken place in 1792, two years before the first suspension was proposed. Ministers themselves owned that even in the suspected societies the great r part were deluded by the few, who, under the mask of Parliamentary Reform, wished to lead them to subvert the Government. What did this prove? but that the people were fo well affected to the Conflictation, that no man durit fpeak openly against it. Had there been a period fince the accession of the House of Brunswick, when there were fewer persons in this country disaffected to His Majesty's person? Was any such period likely to occur? At what time, then could they hope for the reftoration of the Habeas Corpus Act? Better would it be, to fay at once, that they had taken their last scave of it; and that the state of Europe was incompatible with a limited Monarchy in Great Britain. Were we to wait till the London Corresponding Society dissolved themselves? Ministers would fav, that the dissolution was only a pretence. Were we to expect the death of all the members :- Few as they were, they would have fueccifors; for, till all Governments were perfect, and all men wife and virtuous, there would be discontented persons in every country. Under arbitrary Governments the discontented were more numerous, though lefs active, and confequently apparent; but, when the awful crisis came, then it was found, that curses had been uttered, not loud but deep. In 1768, 1769, and 1780, there had been popular tumults, which the authority of the Civil Magistate could not suppress; but, since the epoch of the French Revolution, the fource of all our alarms, had there been a fingle instance of resistance to civil authority, except, indeed, when the zeal of loyalty was exerted to burn the houses of differents? Mr. Fox asked, how any man of sense or humanity could talk of the persons lately acquitted, having experienced the mercy of their country? Was it mercy to be torn from their families, to be imprisoned for fix months, and then turned out into the world again, their means of sublistence perhaps cut off? they had experienced the inflice of this country in their acquittal; but to talk of mency was an infult. He paid a handsome compliment to the character, abilities, and public services of the Earl of Mansfield, with respect to whom, he understood an appeal had been made to him. He concluded with observing, that the trial by Jury, and the Representation of the People in the House of Commons, were the corner-stones of the Constitution. The latter, he had long been of opinion, stood in need of some reform; for although it was true that the House was capable of receiving an impression from the people, it had been most calamitously proved in the American war, that it did not receive that impression soon enough; and there were cases, such as the prefent war, still more calamitous, in which time was every thing, and delay might involve House, Lords, King and People in one common ruin.

Mr. Chancellor PITT faid, that supposing the danger to exist, the only questions were, Whether the remedy proposed was applicable to the danger, and whether the application of it was likely to produce evil consequences? It was neither a deviation from the policy of our ancestors, nor a desertion of the principles of the Constitution; but a constitutional remedy often applied in cases of adequate danger, and fortunately always with the best effects. Was such a conspiracy as had been so often and so ably described, a case to which it was less applicable than any of those to which it had been applied in former times? Did a case, in which opinions of the most poisonous nature were circulated, with every degree of art, through every channel, when the most extraordinary exertions were made to put in motion a machine, the dreadful effects of which had been but too fatally experienced in another country, less demand vigorous and effective means of prevention than others, where, although the danger was great, it was not so active i Preventing the commission of crimes, which, if not prevented, it saight be too late to punish, was the distinctive character of the

bill. This, it was faid, was like the old policy of France, or like the new system of Roberspierre; but let it be remembered, that by this prevention the House of Orange, in the first inflance, and the House of Brunswick, in the second, had been maintained upon the throne. In France, persons acquitted of imputed crimes, were imprisoned as suspected; here, and under the suspension of the Habeas Corpus Act, they were enlarged. The circumstances of the time demanded that a discretionary power should be given to Ministers, and there was no reason to sear that it would be abused, any more than it had been upon former occasions. No man would carry the plea of autre fais acquit, so far as to say, that it should operate as an indemnity for all future offences; and therefore if any of the persons lately acquitted, should be found pursuing such meafures as those for which they had been tried, they would be as liable to be taken into custody as any other. A power must be given by the bill to commit on fomething less than legal proof of treason, or the bill itself must be nugatory. Conspiring to levy war was, by feveral temporary acts of the Legislature, a substantive treason; and in particular cases, such as if the conspiracy took essect, must endanger the life of the Sovereign, by the fiream of authorities for more than a century, it was an overt-act of treason. The bill was, therefore, a measure of found precaution, both for the individuals who might engage in fuch defigns, but above all for the public. Even where persons were committed on legal proof of treason, it might take much time to explore all the connections and ramifications of the guilt, and confequently much time before the offender could be brought to trial, confistent with a due regard to the public The alledged difrespect for the verdict of a jury proceeded on a misconstruction of words. It was no disrespect to say, that different juries might draw different conclusions from the fame facts, or that a jury might have been mifled by an advocate's cloquent and powerful fratement of the law of treason.

He came next to examine whether a conspiracy of such magnitude as to call for the remedy proposed, had been proved. Here he took notice of the history, views, and intentions of the Societies. To this, he said, no answer had been given; but he heard with grief a right honourable gentleman, (Mr. Fox) who claimed being the champion of the constitution, say, that from all this he felt no alarm. He had heard with the less surprise, because he had observed, from session to session, and from day to day, gentlemen on the other side of the House, with more or less caution, decrying the danger to be apprehended from French principles. He recurred again to the machinations of the disaffected, which, he said, the

speeches of gentlemen on the other side of the House rendered still more dangerous, and still more necessary to be guarded against, by the found part of the House, and of the country. All the facts charged in the Report of the Secret Committee had been admitted by the advocate for the accused, to have been proved upon their The verdicts of the juries were not conclusive trials.

Mr. MAURICE ROBINSON called him to order, infifting that juries should in that House be treated with more respect; but being called to order himself, for improper interruption, was under the necessity of fitting down.

Mr. Chancellor Pitt refumed, and observed, that although the honourable gentleman himself had forgot, yet the House certif not, that this was not the first time he had so intemperately offended.— That honourable gentleman was as little acquainted with the duties of juries as he was with the order of parliamentary proceedings, if he denied that juries might have acquitted the prisoners, without deciding either that they were not conspirators, or that no conspiracy existed. The question was more likely to turn upon the precife application of the letter of the law to the crime that was charged upon them. To refuse to continue the suspension of the Habeas Corpus act, would be to declare that all the acts proved upon the trials were innocent. It was really furprifing to hear a right honourable gentleman (Mr. Fox) declare, that the Societies were the less dangerous for not being men of property, after the example in France, when those of no property took the ascendant over those that had, and reduced them to a flate more deplorable than was formerly the condition of the meanett. I he smallness of the number of those Societies, which smallness, however, he believed to be only comparative, was undoubtedly a fecurity to the majority, if they took the necessary precautions. But if they now by supinches exposed themselves, they would also expose the bulk of the people to be worked upon by these engines of incessant activity, which cmployed all the arts even of war in every fpecies of deception. The Latin quotation made by Mr. Lambton, in the beginning of the debate, might be reduced to two questions, " Quibus auxiliis? Et quando?" Their auxiliaries were the champion writers of the Rights of Man, the Jacobins, and the French Convention. Their time was that which was to be the fignal for the affembling their Secret Committee, when the French fleet was at fea, and when they had hopes of an invalion. He then concluded with an eloquent description of the relative duties of the Parliament and the People. Parliament, whilit he explained to them the extent of their danger; would shew their fortitude and firmness in resistance, and the People

would fupport them with confidence and loyalty. Thus, by their united efforts, they would both be happily refcued from all the dangers that affailed them.

Mr. MAURICE ROBINSON said, that notwithstanding the high tone in which he had been rebuked, he must still maintain, that a conspiricy, upon which the legal inquest of the country had passed, and found not proved, ought not to be stud to be proved.

Mr. IOX tpoke in explanation to two or three points. The right honourable gentleman had talked of his decrying the danger from French triviales, as if meaning to convey that he approved of those principles. No, to far was this from being true, that he considered what the people of legland had had an apportunity of feeding, the terminals effects of those principles, as the best security that they would no adopt them

Mr. WINDH 'M entered into a juftification of the terms in which he had spoken of the pusoners who had been tried, and complained that they were still used as a teh words against him.

Mi GREY fud, that he should not, at that late hear, attempt to enter into the vir ous tepics which hid I cen to much dwelt upon b, the honourable gentlen on on the other fide or the House, in iupport of the creftion which was the fit bject of debate, the more especi 1 >> nothing had been advine d by any of them that carried fifteent weight with it to call for a fer our reply. The right hono ralle gentiem in opposite him (Mi Vitt) he, indeed, entered ver, It gels I to the febreet, but it drived no elucidation from any thing that be ad full, which was nothing more than what had been adduced by a named Serjeont, Atlan) who had taken in early part in the de' ate, and all ofe arguments had been to fully and completely answered by 1 > right honourable fillerd (Mr. Lox), it happened on that as on most other occasions, however, that declamation had been made to ferve the place of argument, but he trafted he had not much to apprehend from the effect which his objective had produced on the House The gentlemen with who is he had the honour to act, had been frequently upproided, in the course of that night, with having expliced it the acquited of the person who had been apprehende I and tried under the futpent on of the Habe is Corpus att, and a finilarity had been drawn by an horourable gendeman (Mr. Windham) between that exultation and what might be expected at the acquittal of a felon by his accompliers. He certainly never expected to have heard such an intinuition from any Member of that House, and much less did he hope to rind the verdict of an Linghit jury treated to lightly and distribution. Let us examine (1.1 Mr. Grey) how the question it inds. Certain persons had born ac-



cufed of a treasonable conspiracy, and the grounds of charge against them were the publication of certain papers; on these a jury of their countrymen had formed a decision, by which the persons accused were pronounced innocent, and the charge unfounded.—What were we then to think of the centure and calumnies which were continued to be poured forth against the exercise of the invaluable trial by jury, which was the greatest bleffing emanating from the British Constitution, and the most facred birth-right of the people of this country? Would it be faid, that it had not been fairly exercised, because it had brought to light the unfounded alarms with which Ministers endeavoured to affright the nation, for the purpose of answering their own views.—It had been argued, that there were precedents to warrant a suspension of the Habeas Corpus, and that, as no evil confequence had arisen to the liberty of the subject on those occasions, there was no apprehension to be entertained that the powers entrusted to Ministers by the present bill would be attended with more inconvenience now than on the occasions alluded to. To this he would answer, that a suspension of the act in question had never taken place on fuch trivial grounds as had characterifed the passing of this 'bill in the last session of Parliament; and he defied all the ingenuity of those who supported the present question to adduce from precedent any fingle instance in which a renewal of the suspension was suffered to take place, after the acquittal of the persons apprehended under its fanction. To favour the measure, the watch-word " [acobinism" was constantly brought forward, and the example of France held up to the view of the Public, which could have no possible relation to the condition of this country, or the temper of its inhabitants. The former despotism of France effected its own overthrow, from the intolerable abuses which had crept into it, and which it was itself unable to correct; but the Constitution of this country, which he loved and revered beyond any other on earth, and which he hoped would continue to the end of time, provided the means of reforming its errors, and confequently of perpetuating its bloffings. -The French revolution had been termed a rebellion, obtained by outrage, and characterised by infult: this, however, was not the fact; he would infift that rebellion had never been accomplished by infult on the part of the people, but provoked by the oppression of rulers; and in this he was happy to be supported by the affertion of a right honourable gentleman (Mr. Burke) not then a Member of that House, and others who had acted with him in his opposition to the American war. If any discontent has been raised in the country, it could not be by Paine's and Barlow's books, without a previous cause: but the discontent must have been excited by the Govern

-For love of grace,

"Lay not that flattering unction to your foul,
"That not your trespass, but my madness, speaks;

" It will but ikin and film the ulcerous place:

"While rank corruption, mining all within,

" Infects unfeen."

Let us, faid Mr. Grey, review the discontent of France at the time of the revolution. That could not be faid to proceed from want of power or imprisonment. There was an absolute Monarchy and a bastile. Let us review the conduct and motives of the Dutch. They have been accused of supineness. They were not supine under the oppressive tyranny of Philip the Second; nor would they have been supine now, if they had not wanted cause for exertion. fact was, they were weary of their Government, and no longer thought it worth defending. It was indifferent to them whether they received a foreign power, or were subjected by a domestic one, they had nothing worth protecting or fighting for, and found an interest in ridding themselves of a Government which had, in a great' measure, become intolerable, and deprived them of those privileges which they once possessed, and which it was their pride to maintain. Here was an example well worth the contemplation of all the Governments of Europe, which should teach them how dangerous it was to trifle with the most facred rights of the people, so as to give them an interest in the overthrow of their oppressive rulers, and provoke rebellion in the breafts of the multitude. I am much furprifed. continued Mr. Grey, that watch-words should be complained of, when the right henourable gentleman has availed himfelf of those worn-out watch-words, " French principles" and " Jacobinism," to fupport his desperate and corrupt measures. I acknowledge, said he, that they may excite the idea of danger when alarm ought to be diminished, but I hope the period is not far distant when the Constitution will be restored to that ancient and beautiful form from which the right honourable gentleman has feduced it. He faid, he should give his negative to the motion, because he approved of that old exploded doctrine, that "the Habeas Corpus act ought never to be fuspended except in cases of actual or very imminent danger." One g remark appeared yet necessary upon the plea of responsibility which the right honourable gentleman brought forward when he called upon the House to repose its confidence in the measures of Administration. When Ministers claim the confidence of the House upon light and trivial occasions, Mr. Grey afferted they were entitled to no confi-

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dence; and he afferted this, because there had not appeared to him one clear, demonstrative and sufficient argument to justify the disposal of so much power in the hands of the Executive Government.

Colonel ROLLE recommended the division upon a renewal of an act for the suspension of the Habeas Corpus act at a former period (we believe in the year 1754) to be read, when the Ayes were 71, and the Noes 13. He did this, he said, that the people might know what the opinions of that House formerly were upon a similar occasion.

The question being now loudly called for from every quarter of the House, a division took place.

On the motion 230; Against it 53. Majority 17. — On the numbers being declared, the Attorney General moved, that the bill be committed on the morrow. On which a conversation took place across the table.

Mr. ERSKINE, Mr. Fox, and Mr. Sheridan hoped the learned gentleman would not perfift in his intention of hurrying fo momentous a fubject through the House, especially as the late hour to which they had then sat would render it highly inconvenient to many gentlemen to attend to the question with the minute consideration which it required.

The ATTORNEY GENERAL faid, he was anxious to have the bilicommitted as foon as possible, otherwise there would not be sufficient time to pass it into a law before the day on which the prefent expired, which would be attended with the great inconvenience of being obliged to commence the business de novo.

Mr. DUNDAS observed that he thought there could be no objection to deferring the committal till Monday, if the gentleman on the other fide of the House (Mr. Grey) whose motion respecting the war stood for that day, would agree to change Monday to Tuesday.

Mr. GREY having expressed his unwillingness to defer his motion any longer than Monday,

The ATTORNEY GENERAL would not confent to let the committal ftand over till Tuesday, and moved, "That the bill be now committed." On which

Mr. SHERIDAN moved an adjournment.

Mr. FOX hoped there was a reciprocal inclination on both fides to accommodate the matter, and expressed a wish that the farther consideration of the bill might stand over to Tuesday, from which day, he was sure, there would be abundance of time to pass it into a law, previous to the expiration of the existing act.

Mr. Chancellor PITT, after some conversation, agreed to Mr. Fox's desire; but trusted that, as he had conceded thus much, gen-

tlemen would not be surprised if he should move for the third reading of the bill on Tuesday night, after its committal.

Mr SHERIDAN affured the right honourable gentleman he should not be surprised at any proposition that might come from him, and after the unreasonable motion that had been made to go into a Committee at this late hour of the morning, he should not wonder if the rht honourable gentleman (Nr. Pitt) persisted in the intention he at their even notice of

The Attorney General and Mr. Sheadan agreed to withdraw their respective motions.

MINUTELY on the M ton made to read a fecond Time the Bill for futher fuffending the Halens Corpus Act.

Aitouc, Ica Anton, The 15 Aubi x, Si Joon Bri ic, Hon Lasard Buch, J. R. Ben Grage Cw , Lod G. H.
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lerveil, C. Jervoife
St. John, Hon St. Andrew
Lembton, William Henry
I e 101, Sit William
Muthind, Hon. I homas
Mil ol, Ge e il N.
Nith, Dudicy
Perfe Henry
Plum 1, William
Powkett, W. Powlete
Riween, Hon. John
Robinson, Mainee
Ruffel, Lord William
Spincer, Lord Robert
Stewart, Shaw
Smith, William
Sturt, Charles
Tuleton, General
Thorold, Sir John
Thompson, Thomas
Townshend, Lord John
Whyn, Junes
Whitton, John
Whitbreid, Samuel, jun.
Whitmore, Thomas
Wynne, R. W.

Grey, Charles

TELLERS.

Sheridan, R. B.

Total 55.

Mindy, 26th January.

Mr. BALDWIN took the out is and his feat for the Borough of Malton, in the County of York.

Mr. Alderman ANDERSON presented a petition from the Lord Qq 2

Mayor, Alderman and Livery of the City of London, in Common-Hall affembled, of which the following is the substance:

46 That your Petitioners deplore the evil consequences of war in general; but more particularly the calamitous effects of the prefent war on

the trade, manufactures and commerce of the British Empire.

"Your Petitioners conceive that none of the ends proposed by the present war, either have been, or are likely to be obtained, although it has been carried on at an unprecedented expence to this country, and has already produced an alarming increase of the national debt, augmented by subsidies to allies, who have not fulfilled their solemn engagements, or rendered adequate fervice for large fums actually received by them.

"Your Petitioners, from their present view of public measures, prefume humbly, but firmly, to express to this honourable House, the redecided conviction, that the principle upon which the war percess now to be carried on, neither is nor can be effential to the prosperity, the li-

berty, or the glory of the British Empire.

"Your Petitioners therefore humbly pray, that this honourable House, disclaiming all right of interfering in the internal concerns of France, will be pleased to take such measures, as they in their wisdom shall think proper for the purpose of promoting a speedy peace, between Great Britain and the power with whom we are at war."

Ordered to lie on the table.

Mr. Chancellor PITT moved, That the Chaplain do preach before this House at St. Margaret's Church, on Friday, the 30th of January. Ordered.

General SMITH wished to know what measures were taken with respect to officers in India; this was a question which he had put to the right honourable gentleman (Mr. Dundas) last year, who had then promifed that fomething should be done; as he did not know whether any measure had been taken, he was under the neceffity of renewing his question; he hoped these officers would not be fuffered to languish from year to year without some steps being taken to relieve them.

Mr. Secretary DUNDAS faid, he was disposed to give the queltion of the honourable General the most explicit answer which he was able to give; and he hoped the honourable General had heard cut of doors enough to shew him, that he (Mr. Dundas) had not been inactive upon this subject. Lord Cor. wallis had been referred to upon this matter; and he had confidered the whole, and had made his report upon it, in which there were many fuggestions, which, he had no doubt, would be very useful. He had His Majesty's comand to lay that Report before the Court of Directors; belides this, he had had private communications with several officers.—It was a question of very great magnitude, and on which, he feared, there would be much difference of opinion: Lord Cornwallis and the Court of Directors had already differed in some respects; and the

officers did not entirely agree with either. He ought not to fay much of himself; but he would affert, that he had not been guilty of any delay; he had been considering information, which he received no longer ago than last Saturday:—it was an arduous task, and he would go through his duty in it as well as he was able. He trusted, that something might be done, even in the present year, so that the officers in India might have some information, on the arrival there of the next sleet.

Mr. FRANCIS agreed with the Secretary of State that this was a very important question, but he was forry to hear that there was so much difference of opinion; it was unfortunate that such should be the ease after so much consideration had been given to the subject. He hoped that the right honourable gentleman would lay the Report he alluded to before the House.

General SMITH then moved, that an humble Address be prefented to His Majesty, praying that he would be graciously pleased to give directions, that there be laid before this House the petitions of the officers belonging to the East-India Company's service.

Mr. Secretary DUNDAS faid, he had no objection to this motion, but he doubted extremely as to how far that would bring about the object which he believed the honourable gentleman to have in view.

The motion was then put and carried.

Mr. FRANCIS suggested that it might be proper to lay before the House, a copy of the Report to which the right honourable gentleman alluded.

Mr. Secretary DUNDAS faid, he apprehended it to be quite unufual to lay before the House an instrument of that kind.

Mr. FRANCIS faw nothing extraordinary in calling for the production of fuch an inftrument; however, as it was objected to, it was a thing which he should not press.

Mr. SHERIDAN observed that an order had been made for producing a copy of a commission, under which Sir Gilbert Elliot acted as Vice-roy of Corsica. He did not observe that such order had been yet complied with.

Mr. Secretary DUNDAS faid he held in his hand the very paper which the honourable gentleman alluded to, and, with his permission, it should now be laid upon the table; which being read, it appeared to contain a memorandum, that Sir Gilbert Elliot had no salary, as yet given to him, as Vice-roy of Corsica.

Mr. SHERIDAN faid, that an opportunity might occur for having a complete examination of this matter. He observed, that there was a memorandum that hitherto Sir Gilbert Elliot had had

no falary as Vice-roy of Corfica. That there was to be a falary, and that too to be paid out of the pockets of the people of this country, he took for granted. That, however, was a subject which might be discussed hereafter.

Mr. GREY rose in consequence of a notice which he had given of the motion which he intended to make, a motion which was unusual in point of form, and unusual as to the mode of bringing it forward. He had to bring before the House a question in its nature and in its confequences one of the most important on which that House ever exercised its deliberation or its power. It was not like many other fubics, which were frequently, perhaps too onen agitaced in that House. It was not merely a dispute between we oppolite fides who should have the conduct and the direction of public affairs—not a question on any such narrow grounds or principles it was not a question whether this or that denomination of men should hold or contend for a transfer of the power of Administration—not whether it should continue in one set of men, or should go into other hands—no, it was a question of much greater importance; it was to be decided on the broad ground of national interest, as it affected the happiness, the fasety, nav, possibly the very existence, of this country. If, faid Mr. Grey, in the course of debates, fince the period in which this calamitous war commenced; if any thing of animofity had occurred; if paffion had mifled fome perfons to interest themselves in behalf of this war, and had led them to defire to carry it on; if individuals had been milled into it by false alarms, the case was now entirely changed; it was now a matter of real alarm to every man who had good wifnes for the welfare of this country. If that House was what it professed to be-the real Guardian of the Public Safety; if it intended to act in its true character, it would then look with great attention upon this fubject; if they would act with the feeling and the temper of good men, they would reflect on the importance of the fubject, and remember that not only the money, but also the lives of thousands awaited the decifion of this night. After two years war, marked with a mixture of brilliant fuccesses and melancholy disasters, both of which had contributed to drain this country of its blood and of its treasure, we were not one point nearer to the object for which it was faid to be undertaken, than at the moment of its commencement. A melancholy reflection this; still more so when the lives of perhaps 50,000 of our countrymen had been facrificed, and when we had so enormously increased our debt; a debt which had contributed fo much, and which will contribute much more to damp the ardour, cramp the genius, and check the industry of all ranks and

descriptions of people in this country; melancholy indeed was this reflection, for if the war were to terminate to-day we shall have added to our national debt perhaps feventy millions of money. The right honourable gentleman feemed not to affent to this. He believed it was not an exaggerated account, but in order to avoid difputes upon the fum, he would flate it at tifty millions; that he knew was below the mark, but he was content to take it fo. Surely then it became the House to deliberate again and again before they added to a burden already to enormous; it became them to paufe before they would proceed one step farther, where the issue was in itself so hazardous, and the loss fo large and certain. The proposition which he had to bring forward now, was fuch as every Member in the House had had an opportunity of confidering, for when he gave his notice he not only explained the nature of the fullicet, but gave to the House the very terms of his motion; and he added at that time, in order that no ambiguity should be found in any branch of the subject, the fubstance of what he conceived to be the Minister's avowed opinion as to a form of Government in France, with which this country might fafely and honourably treat. He flie ald now re-state, as well as he was able, the words of that right honourable gentle-He faid, upon the Government with which we should treat, the best terms of security, he believed he added, the most satisfactory, to him were to be obtained from a Monarchy on fomething like the balis of the old Government of France; that he conceived it would be possible for this country to treat with a Republic, but that with the prefent Government of France we could not treat, nor should we treat, for we were not yet fo reduced for want of refources as to make it necessary for us to treat with them, and there was nothing in the afpect of their refources which made them formidable to us. In fact, nothing thort of the utter ruin of this country would induce the Minister to treat for peace. This, he understood, to be the meaning, and this he feared might be the effect of the right honourable gentleman's fentiments upon that subject, if that House should be pleased to follow them. And these sentiments were indeed alarming, when it was reflected that they came from a man who had the direction of public affairs, and on whose opinion, should the House support it, the dreadful iffue of this war depended. This opinion, however, had not yet been countenanced by the House of Common. He hoped it never would, and he had now endeavoured to bring a question forward which should, as fairly as possible, put that point He hoped it was an opinion the right honourable gentleman himfelf-would now abandon; and he trufted it was fuch as, if the Minister should ever perfift in, the House would never counte-

nance. When he gave his notice of the motion with which he should conclude, he asked the Minister if the wording of the motion was fair and fatisfactory to him; he added, that if any other terms were necessary, he had no objection to their being inserted. The right honourable gentleman thought the motion perfectly fair, and expressed himself satisfied with them. The point, therefore, was fo far simple and intelligible, and no man by agrecing to his motion, would acknowledge any thing which that House had denied; the point to be discussed here was so clear, so simple and intelligible, that the Minister having agreed to put it upon that issue, stood now directly pledged to come to a direct vote upon the question. This was an occasion in which the feelings of the House were most warmly engaged, and he would venture to fay, that if they felt collectively as a body, what he was fure they felt individually as men, all referve would be fet aside, all animosity avoided, all artifice would be abandoned, all mist which sometimes obscured political points would be dispelled, the House would not shun the question, but would come forward honestly at once, and give their real opinion. This it was their duty to do, for they should remember, they were to decide on the lives of a multitude of their countrymen. He would again fay, it was abfolutely necessary, that the House of Commons should deal fairly and frankly with the people of this country, for without frankness and fair dealing with the people, the House of Commons would neither have, nor deserve to have, any respect from the people; the more especially so when they were voting away the money, and facrificing the lives of their constituents. It was a question, on the issue of which even the people of France had a right to expect the House to come to a decision; they had a right to expect it from the justice and the candour of the British House of Commons, for the people of France ought to know against what it is that they are fighting—they ought to know whether, in the opinion of that House, they had a right, which he would contend, as a general principle, every nation under Heaven had, the right of determining what form of Government they shall have. There was another reason why the question which he should propose to-night should be met by an explicit vote-it was necessary on account of the situation of the Minister himself; it was as important to him that he should not be deceived, as it was important to the country that he should not decrive the House. It was necessary, that he should know whether the House was willing to go on with a bellum ad internecionem, as he had on former occasions stated this war to be; and by his conduct fince the commencement of it, he had incurred a severe responfibility, and which was every hour increasing. It was necessary-the

House should understand the Minister, and that the Minister should understand the House; that he should know clearly and explicitly what fort of support the House intended to give him during the continuance of the war.—His propolition was framed with a view to all these points; it was plain, shople, and intelligible. go to the full extent of his own opinion upon the jubiect. The effect of his motion went not the length, that we shall, or even that we ought to negociate now, but fimply to fav that negociation at this time is not piccluded by the form of the Government of France. If he were to act up to his own opinion, he should make his motion in much broader terms, and fay, that under all circumstances as they now are, it was the duty of the Ministers of this country to proceed without delay to a negociation; but this his motion did not preferibe, all that his motion went to effect was merely to put this country and France in a negociable frate. It would be nothing more, if carried, than a parliamentary declaration that the form of Government in France was not a bar between it and a negociation with this country. It did not proceed to tell Ministers what he thought their duty, it merely aimed at putting the affairs of the two nations in a negociable flate; or, in other words, to render it possible for the French, if so disposed, to agree to regociate with us-This, then, being the question, he should hope that the pledge which the Minister had entered into for meeting this subject fairly, would be acted up to, that the House might come to a conclusion upon the iffue of it, and that the question might not be evaded. He was told, upon former occasions, that the question between this country and France, was not to be confidered as a dispute between nations in general at war, but was of a particular nature. Unfortunately that was true; but yet we should know the specific object of hostilities, and then we should consider what prospect there was of our future fuccess from attending to the effect of our past endeayours; and then follow the question, how far it would be politic to But the question, unfortunately for us, could continue hostilities. hardly be faid to be now of that nature. He was told, when the dispute arose, there were several causes for the commencement of the war; he was told when hostilities commenced, and he had heard but little more to inform him upon that subject since, that the fall of the Government of France was effential to the fafety of our own, for that theirs was in direct hostility to ours, and that their fuccess was incompatible with our fafety. He had no doubt but that he should be told the same thing now, and that it might be insisted upon, that therefore we cannot now negociate. He had no doubt either, but that an attempt would be made to tell the House, that Vol. XL. Rr

their former decisions were tantamount to this. He did not think that fuch could fairly be faid to be the effect of any of the decisions of that House. If we could recur to a situation to which the Minifter would be glad to recur, namely, the time when we were at peace, and who, if he had the opportunity, would observe a conduct directly the reverse of what he now purfued, we should find the House of Commons in express terms thanking His Majerly for abstaining from all interference in the affairs of the French nation. was in the month of December 1792, long after the King of France had been deposed, and the French had established a Republican form of Government; and after also many of the excelles for which the French had been fo much and fo defervedly blamed had been perpetrated. Here Mr. Grey read a part of the Address to His Majesty in answer to his speech at the meeting of Parliament in 1792. did this, he faid, in order to shew that the conduct of the French was as objectionable at that time to our feelings as it had been fince or could be now, and yet the House of Commons were then of opinion that the form of Government of France was not incompatible with our fafety. He knew of nothing fince in which the House of Commons had given a contrary opinion. He had heard indeed many arguments urged to support a contrary opinion; but he did not know of any decision of that House by which that opinion had been negatived, and therefore he did not propose now any thing incompatible with what the House, had already done. It was for the House to consider now whether they would countenance to its full extent, the opinion which the Minister had often expressed upon the fubject, and would take from him and impose upon themselves the great responsibility which had hitherto been attached to Administration only. He would ask the House to reflect upon the situation of the present war, and on the manner in which it had commenced. was true that the declaration of the war originated in France; but did that decide the question of, Who in reality commenced the contest? Did we not refuse all fatisfaction to France after complaints were stated? Did we not fend away one of their Ministers, and refuse to receive another? Was therefore the mere declaration of war the commencement of hostilities? most indubitably it was not. He therefore regarded the war on our part as a war of aggravation, without shewing to the French how it might have been avoided, or how it now can be discontinued, and by this conduct on our part there was a complete bar to all treaty, to remove which was the only object of his motion.

How far the object of the war, on our part, as prelained by the Minister, was attainable, and how far, under the present circum-

flances, it was politic on our part to purfue it, were points which ought to be confidered. If the House was indeed of opinion that the very existence of this country depended on our being able to force the French to abandon their prefent form of Government; however diffant and vain the hope might feem to him, he could have nothing to offer against our trying to accomplish it; for he had no doubt that the House and the country must determine to make every facrifice in their power; but he hoped that the existence of the Government of France was not incompatible with, or its destruction necessary to, the fafety of this country, and he was happy to fay he faw nothing that ought to preclude our treating with them. In examining this question, he should not find it necessary to inquire into a point which had been often infifted upon, namely, that one nation in fome cafes has a right to interfere with the internal government of another. As a general proposition, he was ready to fay he could not admit the right which one nation had to interfere with the government of another; but in certain particular cases, he thought the proposition might be admitted; be begged it to be underflood that he did not fubleribe to the doctrine of interference with the governments of States to an originalified extent. It was not, however, to be denied. that, generally freaking, a nation has a right to form its own Government, and that other nations have no right to interpofe; that was not a question into which the discussion of this subject would properly lead, for supposing the destruction of the present Government of France to be a defirable object for this country, it became us, before we should set about it, to inquire into the profped which we had of fuecceding in the attempt, and afk ourfelves whether the probability of accomplishing it was equal to the hazard of the enterprize. Here he must confess the view was very un'ayourable. He did not wish to dwell on the circumstances of the war, because they were fresh in the recollection of every Member in the House, and because they were, the latter part of them, so extremely difastrous, that no man of any feeling of sensibility could review them without concern for the fate of this country; he feared they afforded but an indifferent fource of confolation to those who had predicted a favourable iffue to our contest. He had heard with aftonishment the foundation which the Minister laid for our success in the termination of the prefent war-the weakness of the French, and the strength of Great Britain. He was assonished, he faid, at hearing this fort of argument; however, that was the ground on which this question should be confidered, the argument was divided into two branches—the chance of a counter-revolution in France, and the reduced flate of their finances. With regard to a counter-

revolution to be effected by force of arms, was it necessary that such position should be argued? Was it necessary to recapitulate the 'circumstances which made up our daily experience upon the subject? It was true that the present Government of France had committed the most horrid acts of cruelty; but was it doubted, that with all its excesses, the mass of the people were attached to that Government; and if so, was it to be a question whether the moderation which that Government had lately flewn, would diminish that attachment? The truth was, and it would be criminal to attempt to conceal it, the people of France detested the very idea of a Moparchy at this moment, and whatever might be the defects of a republican form of Government, a Republic they were determined to have, and it was out of our power to prevent it. they would have, one and indivisible, whatever the Minister of this country might think or fay; that would be the established form of Government in France, at least by force we should never be able to prevent it; this opinion he had formed at an early period of our contest, and every event which had happened fince, had confirmed that opinion. But he was ready to admit, that there who maintain a contrary opinion, were not inconfident with their premates; for they alledged, that the French revolution was brought about by the He, on the condary, people having perused Republican writings. maintained that the French revolution was not the refult of the theory and speculation of philosophers, but arese out of the hardthips and mifery which made the French hate and detel the tyranny and despotism from which they originated. It was ridical as to say that any people will revolt under a good Government, merely to try the effect of theory and speculation. No, no; those who were really of this opinion, were unacquainted with the character of man. should like to be shown the page in any history in this world, where the mass of any people had revolted from the Government under which they enjoyed protection. In reality, mankind in general were inclined the other way; they were fond of a Government, and fometimes blind to its defects, when they were conscious they were protected by it. But he was forry to fay that he was afraid this was not always the case with Governments; those who managed them were not always fatisfied with the affection and obedience of the people; they would often plunder and infult them: he was forry to fay also, that Governments in general seemed not to grow as wife as they ought by experience; and this was most unfortunately true in the history of Revolutions. It had been the that the turne Jution of America might have taught the Ministers a lesion to prowith more caution. But let us fee a little how we flood,

and how the facts were upon which we ought to form our judgements: three campaigns had now passed-Had we gained any thing?-We were once to forward, as, in the opinion of an honourable gentleman (Mr. Jenkinson) we might be able to march triumphantly to Paris; and he believed, although he was not fo fanguine as that honourable gentleman, that really at one time there was fome idea that the allies might fubdue the French, and that he believed might have been apprehended in the National Convention. at least they thought their situation a very serious one; but had we gained one inch fince that period? We had made once an impresfion on the fide of Alface. Had we gained any thing fince? We had gained the port of Toulon, as it was once faid, by the affection of its inhabitants, and the hatred they had for the French Republic, but, as it has fince appeared, by the treachery of a few individuals. Had we gained a finale man in favour of our cause by that event? If we looked to the South of France for an infurrection, what prospect had we of gaining any thing by it? There we should fee the main body of the people reconciled and attached to the present Government. In truth, they were united to their Goveinment, and gave it extraordinary energy from a fense of common danger; that was fure to be the case in every Government. it no, at this very moment, the case in our own? Did we not see the hands of Government fliengthened every hour, even upon the bare suspicion of a common danger? Had not the Habeas Corpus act, the pride of Englishmen, been suspended on that idea? Was it therefore the less likely to be the card in France, under all its circomfinces, then in any other country? He would fay, therefore, that with regard to every hope of a counter revolution in France, the question was at an end, either by soice of arms or otherwise. The next point which had been inlifted upon by the Minister as a reason why we should expect success in the present war, was the want of refources on the part of the French; that right honourable gentleman had stated, that the French were so exhausted, that he could prove, from calculation, they could not continue the war much Inger. He had heard, he faid, much upon this fort of reasoning by calculation of the strength of States. He had heard it from the commencement of the present war to this moment, and yet the French had been fuccessful in proportion as we had depreciated their resources. He had heard it in His Majesty's speech. Here he read part of the King's speech of last year. This was the language in the year 1794; each such was the language now. But the history of the world proved the fallacy of this mode of argument. We were told of the progressive and rapid decay of the resources of the. French. Precifely in the same style the House of Commons was addressed in the year 1777, when the American war was hardly begun, and upon that occasion a speech was made by a person (the late Lord Chatham), to whose authority the right honourable gentleman would certainly pay fome attention. Statesman had then asked, "Where is the man who has the forehead to fay he can prove it? I should be glad to see his face; I should like to look at it." Now we all know that the Americana had iffued a great quantity of paper money, and they were faid on that account to want refources, and it was infifted that therefore they It was then also stated, by way of proof of that affertion, that the debts of the Americans would amount to fixty fix millions sterling, and that the whole value of their estates did not amount to more than thirty-three millions. Such were the arguments then, and fuch they were now; this was the misfortune of having the affairs of this nation in the hands and under the direction of men who were unable to diflinguish between the fallacy of fuch calculations and the energy of a people firuggling for what appeared to them to be their freedom, men who thought that their knowledge upon fuch topics was fuperior to what was to be collected from the testimony of experience and history of nations. But, if we compared that flatement of American resources with those of France, we should find that, even upon that calculation; there was a prodigious advantage in favour of France. The most exaggerated account that had been given of the probable debt of France, amounted only to four hundred and; twenty millions (about one hundred millions beyond the truth), and the value of their landed effate was -admitted to be above fix hundred millions flerling. What, then, was to be faid on the question of calculation, especially when we all knew that the French were now adding whole nations to their wealth; when they have in their possession a Bank, which was once faid to be identified with the Bank of England? But this, in truth, great and mighty as the advantage was in favour of the French, was not by any means the real way to estimate the resources of a people, who, in a flate of revolution, were contending, as they thought, for their liberties and lives.-They were not to be measured by the common efforts of a people; for while there was iron in the bowels, or grafs upon the furface, of the earth, there was no end to their resources. Besides, if we looked at the population of France, we should find that it amounted to one-fixth of the whole of Europe; add to this timediffencted and inpoverished state of our allies, and then he believed no man in his etiles would think of fuccels in another campaign against them; for

*31£

it was clear, however defirable the thing might be, it was impoffible to conquer them. With regard to our own resources, he believed them to be, as the right honourable gentleman stated them. to be, very great; equal, certainly, to every thing to which they ought to be applied, but not equal to the conquest of France, or the carrying on a war of aggravation, for fo he must again state this war to be, as it was avowedly for the destruction of the government of France. He would fay again, that whatever we might think of ourselves, we had not, nor could we, in the nature of things, have, in the profecution of this war, the energy and spirit of the French, for they must fight while there was a man or a shilling left. What were our refources? Had the Emperor improved them? Let us hear what was faid upon that fubject in his own memorial, where-, in he stated that he was drained of men and money, and that his army was destitute of provisions, and other necessaries, and that they must return home. Here Mr. Grey read an extract from the memorial.] Was it from the exertion of the Italian States that we expected to derive effential affiftance?—Was it from the King, of Sardinia?-Was it from Spain?-or, was it from the maritime power of Naples?—or, was it from that difgraceful alliance with the Empress of Russia, who had authorised murder and devastation; who gave us promifes in abundance, but who had not yet furnished us with a fingle man, or a fingle ruble -- Was it from our good ally, the King of Pruffin, who had taken twelve hundred thousand pounds of our money? Let us hear his conftruction on the treaty which enabled him to receive that furn of us, as also the opinion of the Emperor on that fubject. The Emperor complained that his Pruffian Majefty had not brought into the field the fixty-two thoufand men, agreeably to his engagement. The King of Prussia denied our right to command any of the Prussian troops, and afferred that they ought not to march against the French, but remain to defend Germany. [Here Mr. Grev read the Memorials of the Emperor and the King of Pruffia on this fubject.] He wished to know if any thing like an excuse could be given by Ministers for this wild waste and profligate squandering of the money of the people of this country. The right honourable gentleman had quoted a passage from an eloquent speech. He might, by looking a few lines back in the fame speech, have found another, much more to the purpose:

" Spem si quam adscitis Aetolum habuistis in armis

" Ponite-

It had been stated by an honourable friend of his, that the better way would be to lessen our army, in order to enable us to in-



recase our navy in the present war; that, he admitted, would be proper enough in the conduct of a rational war, but it would be ineffectual for the success and prosecution of this. He believed, indeed, that very sew gentlemen out of that House, who knew any thing of the resources of France—very sew out of that House, who knew the resources of this country—very sew out of that House, who knew the real state of our allies, would give the Minister credit for having the power, under any circumstances, of destroying the Government of France, or really believed, that at this hour, it was not wise and prudent, on our part, to endeavour to negociate.

He had often heard that the greatest reason which a great nation could have for entering into a war was to defend its honour; and he agreed to that, because it was by defending its honour it protested itself from insult, but he never understood it to be found policy to cherish this principle beyond all limits; on the contrary, he took this to be, as every thing in human affairs ought to be, subject to the dictates of prudence; and here we had nothing to fear on that account, for we had vindicated our honour fufficientl # to fecure us from future infult. The only question for him to consider now. and that he confessed was the most difficult, was, the general queftion. How we were to submit to the disgrace of a negociation? He expected this to be unged to the House, as he had often heard it. His answer was, that his motion did not go to that length.—He was ready to confess, that as far as his opinion went, we ought, under our present circumstances, to begin me negociation, but his motion did not go to that cff &; it was only to put the country in a negotiable state. He had heard also a great deal said upon the doctrine of the National Convention of France, by which they were faid to avow a principle of intermeddling with the governments of other nations; and as a proof of it, the decree of the 19th of November had been quoted; now the House would be pleased to recollect that the French Convention had repealed that decree, and followed that repeal with a declaration that they would never interfere with the Government of any other country. He had heard it faid, that we have not yet had any opportunity of negociating with the French. wished to know to what period it would please gentlemen who afferted this, to allude. Gentlemen on his side of the House had proposed a negociation at the commencement of the milunderstanding between our Government and France. That was a proper period. had been successful in several instances since the commencement of hostilities. There were proper periods to negodate, and in each of these instances a negociation was recommended from that side of A. 1795

the House, and he was convinced that regretation at that the would have been effectual. It was not his fairle, nor the fault of their with whom he acted; that this country was in so awful a fituation now. It was not their fault that so much desolation had taken place; that so many thousands had lost their lives, that the helpless widow had been made to weep, or that the orphan was destitute of protection; for had the advice of his right honourable friend been taken at an early period, all the calamity which Europe had suffered for the last two years might have been avoided. When the time would come when the blessings of peace should be restored, it was impossible to foresee: if the right honourable gentleman was determined to persist, as he said he was, till the Republican Government of France was destroyed, the time but too probably will come, when he himself would be obliged to humble the tone of his quotations.

Ante equidem summa de re statuisse—
Et vellem, & suerat melius; non tempore tali
Cogere concilium.——

He was asked, should we trust to the mercy of the French Government? Certainly not; we were a great power, and had great refources; but that was an additional reason why we should put our affairs in a train for negociation. If we did so now, we had the advantage of that power and of those resources; but should we exhaust them both, and be at last compelled to negociate, we should then indeed be at the mercy of the French. Should the right honourable gentleman fay, after Hanover might possibly be added to the conquests of the French, we might then proceed, perhaps the fertile plains of Lombardy might be added also, and the whole of Spain. Would he then fay that we were less at the mercy of the French than at present? Did the right honourable gentleman really believe, that the people in this country would submit for ever to be guided by fuch abominable policy? Did he really believe, that even at this hour the war was popular? Did any man in that House believe it? He was confident of the contrary. House of Commons was really disposed to trust the Ministers with the further profecution of the war, would the right honourable gentleman declare that he could trust his allies? He believed that the Minister would not assure the House that he had any such confidence. This, therefore, was furely a time to put our affairs in a train of negociation, as the right honourable gentleman had been advised by his own friends. Should our attempts in that respect befruitless, then the House of Commons would be unanimous, and the people would be unanimous, and we should profecute the war Vol. XL. S &

with vigous; we should then indeed resemble France in the only point for which she was to be envied. For his own part, he dechared he should be ready to go into the field, and in the front of battle, and to fall in the service of his country. He had, within these few days, some reason to think that his motion should be altered, because an account had reached this country which ought to have some influence in that House, he meant an account of the debates of the Diet of the Empire, in which all parties agreed except the Landgrave of Hesse and the Elector of Hanover, that it was becoming at this time in the Empire, while preparations for the next campaign were continued, to make overture, to the enemy for a fair and equitable peace, and but for the notice he had already given of his motion, and of the precise words in which it was to be formed, perhaps the language of the Diet would be the most fitting for that House to adopt. This was a subject which it would become the House to consider attentively and gravely. He had stated the necessity we were under of taking some measure to avert the farther calamities of war. Let gentlemen of that House, who out of doors were against the war, declare it within. Let those Members of that House, who out of doors really thought the Ministers did not intend to prosecute the war, but that I e was now actually negociating; let all fuch perfons not deceive themselves; let them not deceive the Minister as to the profecution of the war, or the extent of the support which he was to have in carrying it on; but let their votes follow the dictates of their hearts. not a question whether, as had been stated on a former night, the predictions of one set of men, or the opinions of another, had been justified by events, but a question of magnitude and importance to this country. He concluded with an elegant quotation, from a freech of Mr. Burke, in the conclusion of the American war, where that gentleman speaks of Ministers without sagacity to foresee the most obvious events, and without docility to profit from experience, and then drew the inference, that as the prefent Ministers had shewn nothing but incapacity on their part, it would not be prudent in that House to repose confidence in their future conduct. He then moved, "That it is the opinion .of this House, that the existence of the present Government of Franciscought not to be confidered as precluding, at this time, a lation for peace.

would certainly induce him to avoid being drawn into a accompanion with the honourable mover of the question which he work to second. It had indeed been treated with so much eloquence

and ability, so perspicuously and so completely, that he edild scarcely hope to add any thing to the impression it must have make on the House. But in a crisis so awful, he conceived it to be his duty to throw his arguments, of how little weight soever, into the scale, and that there was a view of the subject which, though frequently adverted to, had never yet been considered so much in detail as its importance appeared to him to deserve.

To this point, therefore. The resemblance of the present unhappy contest to that alwost equally unfortunate one, from the dreadful effects, of which we had but just begun to recover, (it could hardly be ne-1 cessary to name the American war) he would solicit the attention of the House, and he earnestly entreated gentlemen to consider that, although by agreeing to the motion they would not be laid underany obligation whatever to ask for peace, yet that the rejection of it's could not fail, in a most alarming degree, to increase the impediments which now lay in the way of our obtaining that most desirable If, indeed, it should be rejected on the grounds he had heard stated on former occasions; (an event which, for that reason, he most carnestly deprecated) he did not see the probability of a negociation being over fet on foot, unless he should be unfortunately compelled to it by the iron hand of an imperious necessity, before which the stiffest necks and proudest hearts were sometimes forced Analogical arguments, he confessed, were not always conclusive; because in all moral and political comparison, there could not fail to be many points of diffimilarity as well as of refemblance. It was, however, a mode of reasoning applicable, perhaps, most of all to politics, as experience, so justly deemed the furest guide in such cases, was in fact no other than a right difcernment, and a judicious application of past analogies to present circumstances. In the momentous affair under consideration, he had, by an attentive review, discovered resemblances so numerous and fo striking, that he should take the liberty of trespassing on the patience of the House, while he drew the parallel from the comes mencement of the contest. And in the first place, it was to be observed that the two revolutions in America and in France, and precisely the same origin, viz. a persuasion operating throughout the people, that their Government was unjust and oppressive, which produced open refistance. In what degree their opinion was wellfounded in either case, entered not into the present argument: was fufficient that it existed, and that it did now almost universally exist in France, as formerly in America, he thought the events of which we had all been witnesses, were sufficient to convince and man not resolutely blind and hardened against conviction.

But were it feriously alledged that the Royalists in France were the superior party, in spite of all evidence to the contrary, he . would remind the House that it was by similar assurances the country had been deluded both to attempt and to profecute the subjugation of America.—In the speeches from the Throne, from the beginning of 1774 to the end of January 1781, this fallacy had been constantly maintained.* Nay, even in 1782, when the

June 21, 1774. A very ligh eulogium on the measures which had been adopted for the purpole of reclaiming his deluded subject; and on the firmness, temper, and unanimity, which had been displayed in the deliberations of Parliament, which could not fail of giving them the

greatest weight.

November 29, 1774. Opening. A most dating spirit of telistance and disobedience still prevailed in the province of Massachusetts Bay, , and had broken forth in fresh violences of a very criminal nature: that the most proper and essectual measures had been taken to prevent these mischiefs, and that they might depend upon a firm resolution to withfland every attempt to weaken, or impur the supreme authority of this Legislature over all the dominions of the Crown.

May 15, 1775. P. The most perfect satisfaction in the conduct of his Parliament, and his entite conviction, that the most falutary effects must result from such measures, tormed and conducted on such prin sples.

October 26, 1775. Opening. Accusing Americans of a desperate comparacy, and of harbouring a premeditated design to effect a total rerolt; whilst taking advantage of the moderation and forbearance of Par-liament, they hoped to amuse by vague expressions of attachment to the Parent State, and of loyalty to the Sovereign. This rebellious war, it is affirmed, is manifestly carried on for the purpose of establishing an independent empire; and it is now become the part of wisdom, and in its effects of clemency, to put a speedy end to these disorders, by the most decifive exertions- for which purpole, His Majesty had greatly increased his military and naval establishments; and he had also received the most standly offers of foreign assistance. When the unhappy and deluded against whom this great force will be directed, shall become leadible of their error, he declared himfelt ready to receive the misled tenderness and mercy; for which purpose he had given authority tain persons upon the spot, to grant general or particular pardons and the sudemnities, and to receive the submissions of any province or colony should be disposed to return to its allegiance.

ay 28, 1776. Proclamation. His hope that his rebellious subjects it fail be awakened to a sense of their errors, at the same time exing his confidence that, if due (i. e. unconditional) submission could be obtained by a voluntary return to their duty, it would be effectu-

That, fo dorained by a voluntary return to their duty, it would be executived by still exertion of the great force intrusted to him.

October 31, 1776. Opening. That, so daring and desperate was the standard policy of the salready been dominion and power, the standard new openly renounced all allegiance to the Crown, and connection with this country: they have rejected, with circulances of indignity and infult, the means of conciliation held out to be a sale have presented to see the sale much reat. michael must be sale much reat. ant State. If their treason de suffered to take much root, mischief must M from it to the present system of all Europe.



contest was perfectly decided, an honourable gentleman had hirdily afferted, "that the unhappy faction in America, though less numerous than the party of the Royalists, could only be rooted out by force." Surely, then it was too much to expect that implicit credit should be given to the repetition of the same deceptions.

That the fuccesses already obtained had been so important as to give the strongest hopes of the most decisive good consequences; but notwither franding this fair prospect, it was necessary, at all events, to prepare for another campaign.

another campaign.

June 7, 1777. Proclamation. His thanks for the unquestionable proofs they had given of their clear discernment of the true interests of

their country.

November 20. Opening. His confidence that the fpirit and intrepidity of his forces would be attended with important fuccess; but intimated the necessity of preparing for such farther operations as the contingencies of the war and the obstinacy of the rebels might render expedient. He expecsive his determination steadily to pursue the measures in which they were engaged, and his hope that the deluded and unhappy multituals would finally return to their allegiance.

June 3, 1778. Proclamation. His thanks for the zeal shewn by Parliament in supporting the honour of the Crown, and their attention to the real interests of the nation, manifested in the wife, just, and humane

laws which had been the refult of their deliberations.

November 26, 1778. Opening. Regret was expressed that the efforts which had been made for disappointing the malign int designs of the Court of France, had not been attended with all the success which the justice of the cause and the vigorous exertions which had been made, seemed to promise.

July 3, 1779. Proclamation. A happy omen of the success of his arms, that the increase of dissiputies seemed only to augment the courage

and confirmey of the nation.

Nov. 25, 1779. Opening. That they were, in concert with him, called upon by every principle of duty and every confideration of interest, to exert their efforts in the support and detence of their country, attacked by an unjust and unprovoked war, and contending with one of the most dangerous confederacies that was ever formed against the Crown and people of Britain.

October 31, 1780. Opening. He acknowledged the arduous fituation of public affairs; but the late fignal fuccesses of his arms in Georgia and Carolina would, he trusted, have important consequences in bringing

the war to a happy conclusion.

November 27, 1781. Opening. That the war was still unhappily prolonged, and that, to his great concern, the events of it had been very unfortunate to his army in Virginia, having ended in the total loss of his forces in that province. But he could not confent to facrifice, either to his own desire of peace or to the temperary ease and relief of his subjects, those essential rights and permanent interests on which the strength and security of this country must ever principally depend—that he retained a firm considence in the protection of Divine Providence, and a perfect conviction of the justice of his cause. He called for the concurrence and support of Parliament, and a vigorous, animated, and united exertion of the faculties and resources of his people.



What, however, of unanimity might be supposed wanting in either country, had been produced also in both by similar means—by cold and haughty treatment, not to fay by the absolute rejection of every conciliating proposition in the early stages of the respective affairs-by violent and even abusive language, by furious and threatening manifestoes,* and above all, by the operations of armies apparently willing to execute such threats in their utmost extent, and determined to ravage what they were unable to subdue. In some of these points, perhaps, our allies, in the present war, may claim the largest share of guilt and folly; but the effect on France remained unaltered. With respect, also, to the quarter from whence both these calamitous measures took their rise, in the councils of this country, he thought much might be faid. Certainly those most active on the former occasion, were now to be found in the lift of His Majesty's advisers, but it must be allowed they never mixt with many of a very different description; for the right honourable Chancellor of the Exchequer, among numerous inflances of refemblance to his illustrious father, had unhappily imitated one of his measures so closely in forming the present Administration, that the description of an honourable and most eloquent gentleman, would apply, with almost perfect precision, to the cabinet of this day. "He made," faid Mr. Burke, "an Administration to checquered and speckled; he put together a piece of joinery fo crossly invented, and whimfically dove-tailed; a cabinet so variously inlaid, such a piece of diversified mosaic, such a tesselated pavement without cement; here a bit of black stone, and there a bit of white; patriots and courtiers, King's friends and Republicans, whigs and tories, treacherous friends and open enemies, that it was indeed a eurious shew, but utterly unsafe to touch, and unfure to stand upon."

In the commencement, too, of both these wars, the conduct of this country was stated to arise from a prudent and politic regard to the conservation of the system of Europe. The language lately used still rings in the ears of every one, but all might not be aware of its perfect co-incidence with the sentiments delivered from the Throne in 1776, when, in the same spirit of laudable and tender sollicitude for this important object, it was declared that, If their tension be suffered to take root, much mischief must grow from it to the suffere system of all Europe. How far, indeed, that prediction might be true, he would not pretend to say. If the systems of Europe were their completely despotic and shamefully oppressive, the example of successful resistance might certainly produce much mischief to such a system, and eventually, equal benefit to mankind a

but he thought the true advantage which Government inight to make of fuch examples, was to learn to correct their own errors in time, and not to delude themselves with the imagination that, "when one national union is formed against oppression, can it," to use the energetic words of Lord Chatham," " be relifted by the tricks of office or ministerial manœuvres?—Heaping papers on the table, or counting your majorities on a division, will not avert or postpone the hour of danger." This delusion, however, had prevailed in both cases to the most extravagant degree. The people of England had been imposed on by fimilar misrepresentations: the fame pleas of justice and necessity, of the dignity of the Crown and the interests of the people, had been urged. The same assurances of speedy and complete success had been given: the same contempt of our enemy had been manifested, the same considence in our own superiority, as in the origin, so also in the object of these wars. Mr. Smith faid, they were fimilar. It was notorious that it had never been possible, for the two last years, to arrive at any definite idea of the point at which we were aiming. We were formetimes endcayouring to re-chablish Monarchy in France, and at others disayowed it. Sometimes we fought for the defence of Holland and the navigation of the Scheldt, at others to prevent the importation of French principles into England. Now, for indemnity and fecurity, and then again for fecurity without indemnity; ever changing with the events of the hour. How exactly correfpondent to the description given of the American war by an honourable gentleman (Mr. Powys) who, in 1781, had faid, " The infidious pretence of revenue was grown too stale for imposition. The American war had been a war of delution from beginning to Every promise had been broken, every affertion falsified, every object relinquished. It was now a war of this fort, then a war of that fort; now a war of revenue, then a war of supremacy; now a war of coertion, and then a war of friendship and affection. for America." At last, however, we had arrived at an avowal of the true object: it had been declared that the prefent Government of France was not fit to be treated with, or, in other words, that we must make war, if not for the express purpose of changing the Government, at least till the Government should be changed. And whatever colour might be put on fuch a declaration, he would only defire every gentleman to make it his own case, and then ask how far such language held to an independent nation differed from the unconditional submission demanded of America; and if three millions of men there, roused by the flagrant haughtiness and insolence of the demand, had successfully resisted it; what solly.

that infatuation was it, to expect a more favourable issue when tenfold numbers, with equal zeal, were enlifted in the same cause!" Mr. Smith then proceeded to examine the means and conduct of the war; and here again he faid we might trace the prevalence of the same temper. America was to be conquered by starvation, France was to be subdued by an artificial famine of our creation. American Loyalists and French Royalists, were to be embodied in fuch numbers as to carry all before them, in conjunction with British troops and German mercenaries hired from every "princely butcher, to whose extortions," Lord Chatham then said, " there were no limits: every corner of Germany was then, and had now been, ransacked for boors and ruffians to invade and ravage the country." Subfidies had been granted to every one whose affishance we could buy, while in both cases, the utmost violences had been committed, and the vile spirit of plunder, caught possibly from the intercourse of hirelings, had, in but too many instances, degraded the character of the British forces. In the present, as in the former, case the best disciplined veterans had been beaten by troops described as without courage, without arms, or even clothes—who stareely knew the use of a musquet, and whose numbers would only facilitate defeat. Generals of the highest reputation and most established character, had fled with blighted laurels before men whose names were hardly to be found in any military lift. As on the , occasion it had been faid, "that General Howe could not advance to the Delawar without madness:" so with equal truth to the impelibility of advancing had the Duke of Brunswick's retreat been attributed. In both cases the inferences might have been nearly decifive, but partial and inefficient successes had perpetually buoyed up the hopes and the spirits of Ministers, although from the commencement to the conclusion of each contest, not a town had been taken which had not been abandoned, nor a victory obtained which had not been speedily counterbalanced by as important a defeat. The victory of Camden was followed, not by the reduction of all the fourthern Provinces, with which the fanguine expectation of the Africaican Secretary then flattered the country, but by the furrender of the victorious army. Fatally similar had been our reverses in the present war fince the capture of Valenciennes, of Conde, Quefnoy, Landrecy, and Toulon! and even the proclamations we had iffued the temporary possession of any conquest, had resembled each other not less in style and spirit than in total inefficiency as to their object. How equally unforeseen and equally ruinous had been the protraction of both the disputes. How equally unfoless to our exist the defection of Arnold in the one, of Dymourier in the

other. How much had our comparative strength been diminished. in the American war by the accession of force to our enemies, in the present misconduct, not to say the treacherous abandonment of the common cause by our allies, and the warnings and predictions of the opposition in both cases, as well as in all points relating to the general events of the war, had been difregarded with equal contempt, and equally verified by subsequent occurrences. Surely, fo striking a resemblance in circumstances so numerous and so important, that it would almost feem as if the former had been expressly defigned by Providence as a beacon to enable us to avoid a fimilar misfortune, might have guarded the Councils of this country from again plunging into fo calamitous a fituation. But it was the weakness of human nature to persist in a favourite plan even when its impracticability was become evident to all but its projectors; and in both these unhappy contests, though each grew more hopeless in proportion as it advanced, yet was each purfued with fimilar pertinacity. The American war was not closed till 1782, although on an enquiry in 1778, into the conduct of General Howe and fome of the other commanders, the refult was, " that no fufficient force had ever been fent to subjugate America; that the people were almost unanimous in their enmity and resistance to Great Britain, and that no subsequent attempt was likely to be attended with better fucces than those which had already failed. After a section of events, the counterpart of those which then produced this opimon, and after the experience of the mischiefs which ensued from the unyielding obstinacy of those times, the same disposition appears nevertheless to predominate, and threatens to involve us in still greater calamities.

There were several other points of similarity, Mr. Smith said, striking in themselves, but on which, as this moment, he would touch but flightly, though he could not refolve entirely to omit them, as they ferved to complete the parallel and to mark the identity of spirit by which our affairs were conducted. The infolence of the memorial presented to the States General by Sir Joseph Yorke was kept in countenance by the treatment which Sweden Tuscany, and Genoa had latel experienced. The same extravagance in subsidies had distinguished both: 1,500,000l. had been then paid for the hire, &c., of 80,000 mercenaries, an extravagance then stated by Lord Chatham as unparalleled, but which could now no longer be fo termed. Similar majorities had also emboldened Ministers to repeat towards the opponents of their measures, the identical terms of violent invective and false aspersion. In 1780, the country petitions for common, were faid by a noble Lord w Vol. XL.

the last efforts of an expiring faction. Those who resisted the Subjugation of America were represented, as the friends of peace now are, to aim at the subversion of order and the ruin of property. On summing up the whole, it appeared that the French and Ametican revolutions had arisen from similar causes, that similar treatment had united each people; that the present resembled the American contest in its origin and its object, in the means employed and the effects produced. In equal promites of speedy succefs, and in equal protraction of their performance—in haughty and boaftful confidence, and in the most mortifying and bitter difappointments; while the total and complete falfilication of every prediction of the then Minister and of every calumny they threw on their antagonists, had not prevented the repetition of the s. me delutions, the fame mifrepresentations, and the fame promises on the present occasion.

From such a similarity in all points hitherto, he must leave every one, Mr. Smith faid, to deduce his own conclusions. For bis part, he could not but think that the only rational one was to expect fimilar confequences of ultimate diffrace and defeat, which, from the greater strength of the enemy with whom we were now contending, might be attended with far worse effects than on the former occasion. For these reasons he could not but strenuously support the motion, and would conclude with the memorable words of Sir George Saville, in his address to his constituents on the diffolution of Parliament in 1780, being perfectly content to share with such characters the obloque uniformly thrown on the oppofers of these impolitic and fatal schemes

Some, fuid he, have been accused of exaggerating the public miffortunes, may of having endeavoured to forward the mischief, that they might atterwards raise discontents .- I am willing to hope that neither my temper nor fituation is life will be thought naturally to urge me to promote mifery, dicoid, and confusion, or to exult in the subvertion of order or the ruin of property. On this melancholy day, I deliver to you your flare of a country maimed and we skened, its treasure lavished and mif-fpest, its honours taded, its conduct the laughing-flock of Europe : but trust not to my report; look back on the measures which have been tween and approved by Parliament-reflect, compare, and judge for Fourfelves.

In comparing the past with the present situation of public affairs, one only consolation to me remains, that of being able to assert, that, of all the measures which have proved so minous and destructive, there has been no one which I have net refused to the very utmost of my power."

Mr. ADAM rose and said, that he differed with the honourable gentleman who made the motion. He did not think this was a proper time to enter into a negociation; for that if the propofal of peace were even to come at this moment from the French to us, he should much doubt whether it would not be detrimental to our interests to accept it; and even intended as a serious injury to us if acceded to. He had the greatest confidence in the exertions of our navy, which, he doubted not, would always prove the safeguard of this nation. He said he thought the honourable gentleman who made the motion had forgot a part of the address of the House to His Majesty, which he desired to be read. (The address was, so much of it, read) Mr. Adam then said, he thought that address was, and ought to be, a direct negative upon the purport of the present motion.

Mr. Chancellor PITT stated, that he rose at this period of the debate, as he was extremely defirous of taking the earliest opportunity to deliver his fentiments on the present important question. Before, however, stating the grounds of his objection to the resolution moved by the honourable gentleman, and proposing the amendment which he meant to submit to the House, he was anxious that they might be fully in possession, both of the repeated declarations of His Majesty, and the sentiments that had been expressed by Parliament on former occasions. For this purpose, be defired the cierk to read a passage from His Majesty's speech of the 21st of January 1794, and the answer of the House; and likewise part of the declaration of the 29th October, 1793, and the declaration of the 20th November 1793, at Toulon. He would take the liberty to affert that there was nothing, either in the fituation of the country or of Europe, that ought to induce them in the present moment to depart from those sentiments repeatedly delivered from the Throne and functioned by that House-fentiments with which the resolution that had been moved by the honourable gentleman was entirely inconsistent. He would affirm that there was nothing in the present situation of affairs but what called upon them to reject their firm determination to persevere in the fame line of conduct, and to shew their conviction that they had not, on those former occasions, gone beyond the sober and rational principles to which they were invariably bound to adhere. But that day might be in possession of the precise nature of that view of the question to which he should now call their attention, he should first read to them the words of the amendment, which he meant to propose.

Resolved, that under the present circumstances, this House seek itself called upon to declare its determination firmly and steadily to support His Majesty in the vigorous prosecution of the present just and necessary war, as affording at this time the only reasonable expectation of permanent security and peace to this country; and that for the attainment of



these objects, this House relies with equal considence on His Majesty's intention to employ vigorously the force and resources of the country in support of its essential interests; and on the desire uniformly manifested by His Majesty to essect a pacification on just and honourable grounds, with any Government in France, under whatever form, 'which shall appear capable of maintaining the accustomed relations of peace and amity with other countries.

It appeared, from His Majesty's declarations, that the form of Government with which it would be deemed preferable to treat in France, was that of a Monarchy. He believed that the fentiment was admitted by every man, that the most defirable confummation which could take place in the prefent difordered state of that country, would be the re-establishment of Monarchy. For this purpose, it was thought advisable to co-operate with all those in France who were friendly to that object, with a view to employ their affiftance, either as a means of war or as a channel of peace, and to avail ourselves of any opportunity that might offer to facilitate the reftoration of Monarchy. The language adopted in these declarations was plain and explicit. A monarchial Government was not held out as the fine qua non, without which no peace could take place between the two countries; no precise form of Government was pointed out; no define had ever been expressed to interfere in the internal concerns of France, till it became necessary for us to repel aggression, until we were justified by every maxim of experience, and every principle of the law of Nations, in opposing the progress of a system hostile to the interests of this country and safety of Europe. The interference which was held out, was only fo far as it was necessary for our own fecurity, and for the fafety of other nations. His Majesty looked at the French Government only with English views, and for English purposes. The declarations only went to the point of the establishment of a Government with which it might be possible to treat with that reasonable degree of security which was to be found in every existing system, with the exception only of the new and unexampled order of things which had arisen in France. No man, looking back to the declarations through this medium, could fail to acknowledge that they were made upon just principles, and from a view of the necessity of the case. The honourable gentleman had contended that no form of Government was necessary to the security of peace; that security was to be found only in the instrument of treaty. We were to treat then, without dooking to the character or state of those with whom we were at war! The question was, Whether we would consent to make perce ugon terms that did not offer fecurity, or to maintain a contest which he must allow to be difficult and hazardous? The justice

and the necessity of the original grounds of the war were admitted, by some gentlemen who thought it advisable to treat under the prefent circumstances. The principles of the gentlemen on the other fide were very different. They denied that the war had originated from the aggression of France, or had been just or necessary on the art of this country. He would only remark, that they who proed fuch principles were not likely to bring over others to adopt ir conclusions. Those gentlemen had contended that it was equally proper to treat in the days of Briffot and Roberspierre, in those periods of blood and confiscation, as under the present system of moderantism. There was no one moment in which they had not held the same principle; as if, during all the changes which had taken place, during the reign of terror and proferration, there had existed in France a Government of sufficient stability, of sufficient community of interest, of sufficient moderation of sentiment, as to afford to this country a rational prospect of security, with respect to any treaty into which it might enter. There were two objects to which it was natural to look from the termination of war; the first was fecurity in treating, the next was reparation for the lofs we had incurred; but the greatest, and that which superseded every question of reparation, was necessarily the attainment of security. any man fay that this object could be looked for from the prefent Government of France? Placed in a fituation the reverse of all existing Governments, having destroyed what constituted the bond of all fociety, diffinction of classes and security of property, attempting to produce an equality contrary to the thyfical inequality of men; and to that artificial inequality which was calculated to remedy the defects of the other, was this fecurity to be hoped for from a Government constructed upon such principles, and avowing its disposition to propagate those principles by all the means of force and of artifice, employing every stratagem to seduce, and straining. every nerve to compel others into an imitation of its own example, and, with refrect to this country, following up the whole by an. actual declaration of war? You had professed your intentions of observing the most facted neutrality. To that neutrality you most strictly adhered; but, instead of reaping the reward of your moderation, instead of finding those principles of innovation and anarchy working, as might naturally have been expected, their own destruction, they had, at last, broke loofe and forced the country into the war in which it was now engaged. In this fituation of things would it be rational, or a comprehensible object, to look to a state of security in peace, without taking into consideration she principles which had produced the danger! The whole question

was then reduced to this one point of security. Either the state of things in France must have become such as to afford a greater prospect of security, or the pressure of the war have increased to fuch a degree, as to render it expedient to treat upon any terms. War, he admitted to be the greatest of all evils; a calamity never to be tolerated, where it possibly could be avoided by any exertions of human prudence. The question was, Whether the present evil was greater than the risque to be incurred by treating for perce? For perfons to imagine that they could explore the fecrets-of Providence, pronounce what might be the event of future operations, or determine to what point they might be able to contend, he conceived to be the height of prefumption. He affirmed that it was Improper to treat in the present moment, unless gentlemen were prepared to lay down the general proposition, that the internal state of the country with which we were at war formed no part of our confideration. It might be asked, then, in what state would it be proper to treat? In deciding upon that question, he would first judge, from all the circumstances before him, whether it was expedient to enter into treaty? And, secondly, from the general principle, not looking to the particular form, whether it was a Government of such a fort as afforded a reasonable prospect of security? The present state of the French Government was such as, in his mind, rendered a vigorous profecution of the war preferable to any attempt to negociate. When he was afked, with what fort of fystem he should chuse to treat? He would look to its probable authority and stability; and he should have little hesitation to reject all propolitions to treat with a fystem that, so far from producing a stable Greenment, had only produced a constant series of revolutions, which had now been suspended for but little more than fix Previous to that period, we had witneffed the fall of Briffot quickly fucceeded by that of Roberfpierre, and paving the way for the present system of moderantism. At each of these peziods, the gentlemen on the other fide had called for peace; they had referred to the object of fecurity as equally to be obtained under the reign of Briffor and of Roberspierre, they had held them out as persons with whom it was proper to treat, even when they were approaching to the period of their extinction. If such had been the general state of France, what was the ground of supposing the prefant party to be possessed of more strength, or to promise more stability than those of Brissot and Roberspierre, by which they had been preceded? Was the manner in which the pride and passions of the populace had been found to work upon the principle of the former Government likely to give much permanence to the present

fustern? Was it a sufficient ground of trust that they had been size months railing at a fystem of cruelty of which they had been the principal instruments; that they held out a meré name of moderal tion; or had thought proper somewhat to relax from the rigour of the measures formerly pursued? The degree of their moderation could be estimated only from comparison; they still retained the wftem of the revolutionary tribunals, not varied in principle, how-· /er in mode and degree they might have departed from the atrocity f the fanguinary proceedings under the reign of Roberspierre. The nly round of their flability was derived from public opinion. How that operated, had been flated by a noble Lord (Mornington) at the beginning of last session, with a force of language and of argument which had made too firong an impression upon the minds of those who heard him to be readily forgotten. He had then most clearly shewed the influence of public opinion, as unfavourable to the permanence of the Government, and paving the way for its He should now look at the means of revenue which the French possessed for carrying on the war. Within the last year and a half, their confifcations had amounted to no less a sum than three hundred millions. But by what means had this extraordinary Nor from the farther appropriation of the effects fum been raifed? of the exiled nobility or the proprietors of land who had emigrated, but by treating as guilty all those who were possessed of landed property and had remained in the country. Whether the charge of guilt upon which that confifcation had been grounded, had been fafely or truly applied, it equally made for his argument; fince in the one point of view, it afforded a ftrong proof of the oppression of the Government, and in the other, of the division of fentiment among the people. It would appear, then, what weight was due to the affertion, that all the French were united in one cause, when the great refources by which they had been able to carry on the war had been derived almost entirely from the fund of confiscation and profeription, and had Leen the fruits and harvest of the bloody masfacres which had marked the different periods of their revolution. If these had hitherto formed its principal resources, in renouncing the fystem of Roberspierre, the prefent Government had crippled their power of action, and deprived themselves of the means of exertion. What was the flate of their agriculture and commerce? As some remarks had been made on the authorities from which he had drawn his former flatements, he begged to fay, that the reporters to whom he now appealed were not those who could have any good will to him. By the declarations of their own leaders, and the reports of their own Committees, he was justified in afferting

that agriculture was extinguished and commerce annihilated. regain they looked at the general course of justice, notwithstanding the dreadful cruelties committed through the medium of the Revolutionary Committee, that Committee was still allowed to subsist. the very existence of which could not but be regarded by the people as an intolerable grievance. If they looked at the state of religion, he would not fay that they ought not to treat with them because they were a nation of atheists; God forbid that he should include the great body of the people under that description; he could not suppose that ... men who had so readily renounced the religion of their fathers, and forgotten all the principles in which they had been educated, had so completely extinguished the feelings of nature, and subdued the impressions of conscience; but in that boasted land of liberty they no longer allowed even freedom of conscience or toleration to religious fentiment. A proposition had been made again to tolerate the Christian religion; they immediately passed to the order of the day, while they testified the utmost cagerness to institute a set of Pagan festivals, that by introducing new customs, they might completely efface the impression of former principles. He asked whether these were not circumftances which might affect probable stability of the Government under which they existed? He again afferted that the very persons at the head of that Government, had themselves been the leading inftruments of the cruelties exercifed under the fanguinary reign of Roberspierre. He affirmed, that since the last means of terror had been abandoned, instead of any apparent unanimity, there existed, on the contrary, the greatest confusion, distraction and disorder. He did not say that the present Government of France must necessarily fall; he did not say that they were capable of no melioration; or that by adopting a more just, prudent, and moderate course, they might not recommend themselves to the affection and confidence of the people; he only faid, that the period of fuch a change had not yet arrived, and that before we could expect to treat with fecurity, we ought at least to wait for the return of fuch circumstances as would afford us a moral probability of fuc-Besides, even if we were disposed to treat, what affurance had we of their pacific dispositions towards this country? Had we not, on the contrary, reason to believe, from palpable inference, and from the testimony of facts, that they were still actuated by a fairit of hostility to all regal Government, and particularly to that of England? Had we not reason to believe, that if they should be induced to negociate in the present moment, they would treat with no other view than to their own advantage and the ruin of this country? Their fystem held out an universal code, by which their

own was represented as the only lawful government, and every other form proscribed as unlawful. Such was the ground upon which they had undertaken the war. Could they be supposed to be weary of carrying it on, except from the difficulties which they

might have experienced in the polecution?

They had fluted that they defired peace with fome Powers, only in order to ruin others, and afterwards involve in the fame destruction those very Powers to whom they should be disposed to grant a there-lived trun fullity. They would exercise their moderation to Holland, and deterve their vin helive principles for Great Britain. Could fuch dispositions either give security to peace, or render it of long continuance? It had been flated, that the decree of the 10th of November halbeen repealed. He did not know that this was the case, but a decree had been passed, of the 13th of April, making it death for we, man to propose a peace with a nation, unless it shall first acknowledge the Republic of France One and Indivisible, upon the proceiples of I sherty and I quality. They were not merely fitisfied with a price of act nowle gement de facto; they required an acknowledgement of principle de jure. It those principles were admitted to be of unity if il application, were they to be excluded from any other State, or could they be admitted, without at the fame time an acknowled, ement of the usurpation and injustice of every other Government? Such was the preliminary which must ever precede a propofal to treat, and if peace should be made, (he would lay afide the confideration of the terms, though in proportion to their accession of termory, they might be expected to rife in their demands) were they prepared to look to the fituation of laying open the country to all the emifliries of France, to renew those attempts again't the existing Government in which they had been so active previous to the commencement of the war? The honourable gentleman conten led that there existed no danger from any internal com-Did he suppose that there was nothing to awaken and rekindle the embers of that faction which he conceived to be extinguished. If such were the case, it was evident that the House, from their late conduct, did not agree in that feeling. If then a peace; were to be male, it would produce, not a state of confidence and tranquillity, but of vigil mee and fuspicion. Were the country to difarm, few, he supposed, would be inclined to approve of that alternative; on the other hand, they could not remain armed without giving up in a certain degree, that pitch of force, to which they had brought the exertions of the country, and rotaining an establishment burdensome to peace and ineffectual to war. It was impossible for any human being, in the present circumstances, to suppose a state of Vol. XL. Uи

firled peace; it must be a state of watching each other, of inquietime, of distrust, merely a short truce, a state of partial inactivity and interrupted repose. In such a peace there could be no security; it was exposed to so much hazard, doubt, and danger, that no min could possibly look to it, except the exhausted state of our resources was fuch as to exclude the possibility of farther exertion. question was not, whether we should make our option between peace and war, but whether we should make our option between a war attended with great difficulties and confiderable preffure, and a peace without security? He would now say a few words with respect to what the honourable gentleman had stated of the relative situation of the two countries. He had contended that the seleurces of France were not exhausted, while he magnified them as so extra-. ordinary and fo difficult to be borne. But that honourable gentleman, who swept off millions from the Expenditure of I rance, had added them with as rough a hand to the account of this country. The Chancellor of the Exchequer stated the expences of the two years of the war 1793 and 1794, to amount to about twenty-five millions, and the capital to be created to about thirty. This calculation differed from the statement which had been made by the honourable gentleman, who had fet down the expences of the war at fixty, and the capital at feventy millions only, in order to shew that we had now come to a fituation in which our refources would no longer ferve us to carry on the war. But what was the refult of the comparison? While we, during these two years, had been spending thirty millions, the Expenditure of the French, even from their own statement, amounted to not less than two hundred and fifty. The means from which this immense expenditure had been supplied, had been attended with the desolation of the interior of the country, the extinction of agriculture, and the annihilation of commerce. these circumstances, could they be supposed to be able to spend two hundred and fifty millions more eafily than we thirty? To fuch a degree had the discount upon their paper increased, that one time it loft eighty-five per cent. The honourable gentleman faid, you had been told the same thing last year, and that therefore no attenwas to be paid to this fort of reasoning. Was this to be confidered as a fair inference? Was it possible that a country should be able to profecute a war where the resources by which it was supported, were rapidly decaying, though at the same time, this rapid dealy might form no conclusive argument as to any precise period at which those resources should be entirely exhausted? No brilliant suc-, no acquisition of territory, was sufficient to compensate this instraal decay of resources. The honourable gentleman had stated the

immense extent of the French empire, from the Baltie to Gibraltar, and after having assigned it such enormous limits, had with no great advantage to his own position, affirmed it at the same time, to be condensed and concentrated. The balance of resources was as much in our favour against France, as the balance of acquisitions was in, the savour of France against other countries.

There were two or three other points, on which he wished to touch. It might be asked, what force we had to oppose to that of France \ & would answer, an increased force on the part of this country. It had been flated by their own leaders, either that the French force now on foot must be diminished, or that their efforts must leexhausted. It would probably depend on the resolution and firmness of that IIo so, whether the Emperor might not be enabled to bring such a force into the field, as would render it impossible for the French to relax in their excitions. He adverted to a mode of questioning adopted by the other side. One gentleman asked, Whether we expected a counter-revolution? Another, Whether we fill hojed to be able to conquer France? And, a third, When we intended to march to Paris? He remarked that ridicule had unjuftly been attached to this last expression of his honourable friend, Mr. Jenkinson, who at the time that he made use of it, expressly stated the apprchensions of the Convention, that 'the combined armies might be able to penetrate to Paris; and what to them was a ground of fear, was to us certainly a ground of hope. By a mode of arguing, not unufual with gentlemen on the other fide, who first state posicions in order that they afterwards may combat them, Ministers had been charged with looking to the conquest of France. They had never held out any fuch object; they had only professed their hope of making such an impression upon the interior of that country? as might lead to a secure and stable peace, and of being able, by the affiftance of those well-disposed persons who were enemies to the present system, to establish a government honourable to them and safe to ourselves. If a change had taken place in the government of France, which rendered it more expedient for us to treat in the present than at a former period, he would ask if nothing had been gained? We were now in a fituation less remote from that in which we might be able to treat with fecurity. It had been urged that we ought to have let France alone. What was the confequence of neutrality but to produce aggression? But now that war had been two years carried on, the detestable system of their Government had fublided into a state of less flagrant atrocity. It had been said that · all France, to a man, was united for a Republic. What was meant by the phrase of a Republic? Was it merely a name at the top of a



theet of paper? Was their defire of a Republic to be gathered from their submission to the tyranny of Roberspierre? Was their unanimity-to he inferred from the numerous proferiptions and maffacres of Federalists and Royalists? The Chancellor of the Exchequer proceeded to recapitulate the general grounds on which he had opposed the original resolution, and the motives from which he had been induced to bring forward this amendment. Peace was not obstructed by any form of Government; but by a confideration of the internal circumstances of France. He remarked that there had Leaf great misconstructions and misconceptions with respect to what he had stated on former occasions to be his fentiments, as to the re-establishment of Monarchy, which he by no means wished to be considered as a fine qua non to the attainment of scace, and therefore he had not contented himfelf with barely negativing the refolution, but had been induced in the amendment to substitute that language which, in his mind, it became Parliament to employ, as best adapted to the subject. There was one other confideration to which he should advert, namely, that the attempt to treat, though not likely to be fuccessful, would yet be attended with advantage, both in France and this country. In France it was urged it would at least have the cffeet to shew that we were disposed to treat. If it were wise to treat, this certainly would be an advantage; but such a conduct, instead of forwarding peace, would only be productive of danger, it would lead to a proposition of terms from France, elated by its recent acquifitions, which it would be impossible for this country to accept. And he traffed that his honourable friend (Mr. Wilberforce), who had, he conceived, gone too far in his propolitions with respect to peace on a former occasion, would be convinced, upon his own principles, that as the difficulty increased, any proposition to treat in the prefent moment would have the effect to encourage the encmy, and to bury the remains of opposition in France. In this country it would have the effect to fink the spirit of the people, and to tell them that it was right to look for peace, though it was impoffible to look for fecurity; it would be to infinuate a doubt of their zeal, anergy and courage, and to add to the depression already produced by a fuccession of misfortunes and a series of misropresentations. The honourable gentleman had faid, that if his proposition to treat mould not in the event be fuccefsful, he would then support the war. yon what ground could he support a war which he had in the first trance conceived to be neither necessary nor just? But till the peand thould arrive at which it would be possible to treat with a rational prospect of security, and a degree of, at least, probable advantage, he, and those who thought with him, must continue to fupport a war, of the justice and necessity of which they were firmly persuaded, and which they could not, in the present moment, abandon without a facrifice of their opinion, their consistency, and their honour.

Sir WILLIAM YOUNG faid, that he knew of no regular form of Government in France, to induce us to negociate with them for the purpose of peace. If any country in the world ought to be averse to dishonourable peace, surely this was the country, in possession of aburdant resources, while France was completely exhausted. the first, feecad, and third requisitions, of that furious people, they forced up all the internal strength and property in such a manner, that not all their plunder, even the riches of Holland, would ever be able to counter-balance it. The French armies had been hitherto collected by terror, and, as they had now difarmed themselvas of that we upon, they could not collect fuch armies in future. He was always for a declaration fuch as the amendment contained; and lamented that a declaration had not been made fooner. There could be no analogy between the American war, a war with our own fubje its, and the prefent war. The French, who went to affift the Americans, had brought back with them all the principles of the awarely which thy atterwards introduced into their own country. The way in which the original motion was put did not altogether coincide with his fentiments, but revertheless he should have been inclined rather to have given his vote for it, all circumstances confidered, than to have given it an absolute negative. But the amendment which had been proposed by the right honourable gentleman who had just fat down, so perfectly accorded with his ideas, that he was happy in having the honour of feconding it.

Mr. T. W. COKE declared himfelf an advocate for peace, let the proposition come from whom, or in what shape it might. Every man in this country he believed to be so, except the immediate connections and dependents of Ministers, contractors and jobbers, who prosited by the war. For the difficulty of obtaining it they had only the Minister's affertion, which the House ought not to take for proof. The people had been deluded into an approbation of the war in the first instance, but had at length seen their error. The Minister, she hoped, did not take his information that the war was popular from a right honourable gentleman near him (Mr. Windham.) If he did, that gentleman would soon be able to inform him, that the people of Norwich were against the war. Indeed, all the people in the county of Norsolk, selt the danger to which the coast was exposed by the French getting possession of Holland, and wished for peace. The experiment of trying to obtain it could do no harm,



and might do much good. If it should fail, the consequence would be uniting the heart and hand of every Englishman sor a vigorous prosecution of the war. Any proposition tending to accelerate peace, should have his support, without regard to personal attachments. How great his attachment was to a right honourable gentleman, (Mr. Fox) whose Counsels, if followed, would have fived the country from the loss and disgrace in which it had been involved, he had no need to state upon this occasion. Of that great and illustrious statesman, the manly mind and unrivalled talents were known to the House, and to the Public, and rendered still more conspicuous by his disinterested conduct, in times of general corruption. The day was not far distant, when he would be called upon by the public voice, to save the nation from the calamities which the misconduct of others threatened to bring upon it.

Mr. YORKE faid the honourable gentleman who moved the present question, contended, that the exiting Government of I rance ought not to hinder our negociation for 10.00. I wo questions naturally rife out of this-First, Whether any peace that can be had from Finnee, in the prefent roflure of affairs, can be good, fo as to give us hopes of its duration? Second, Whether in our overtures of peace we are lilely to nect facces at all? The honourable gentleman was not a greater advocate for pewe than he was. his vote for Mr. Pitt's amendment, and he never gave a vote with greater pleasure in his life; because he not only thought the war just and necessary, but the most so of any war that ever we were eng ged in. He must at the same time say, that it has been missepresented, and that circumstance has led the people astray with regard to its object. The people conceive the object to be the restoration of Monarchy in France. The object of the war, he contended, was fecuerity, and the bringing that deluded people, the French, to their right fenses. The present sistem of brance aimed at the dissolution of all foreign powers: no fecurity can be then had with fuch a Government. How great the stupidity and infatuation! Europe to look tamely on, and let fuch a flate flourish to their own dissolution! ' Can the States of Germany see France in the possession of such extent of territory, and not force her to retire into herfelf? But again, if we consider the reduced state of the internal affairs of the French, we shall observe them on the brink of ruin. Let us take care then , whether by fuch a vote we do not give France resources for another campaign, by increasing the value of assignate? With regard to the French system, it was said to be changed? No change of system, that can give any reasonable hopes to the House, in such a negociation, had taken place. They call themselves Moderatists, but it is only

a pretext to cover their designs. Will any one say, that in some suture time, this revolutionary Government may not, did we accede to any pacific accommodations, soize the opportunity when our sleets and ships are southered abroad again, to begin hostilities. His idea was, that the French Republic was a military state; and unless we countered and crush this monster, by a grand alliance, he seared it would over-run all Europe. With such a vast revenue, such a powerful navy, and resources of all kinds, ought we to degrade the spirit of our ancestors, and adopt the expedient of suing for peace? Let us compare the consequences of the present war, with those of the American war. Are any of our territories captured? Is our trade injured? In the present struggle, we might rely with considence on our powerful navy, and brave soldiers, and the contest would, he hoped, in the end, be crowned with success.

Mr. POWYS faid that all the arguments had been fo entirely exhausted by the Chinecllor of the Exchequer, that he rose not to attempt repeating any of them, but to declare his opinion more explicitly than by a filent vote. They who had taken an active part in supporting the war at its commencement, ought not now to shrink from their former opinions, because the success had not been equal to their hopes. He complimented Mr. Grey on the extraordinny condour with which he had brought forward his motion, but fuld he was fo dull as not to comprehend the definite meaning of the words, or the confequences expected from it, if it were to be The House had used no term to strong as that the existence of the prefent Government of France, if the name of Government was not diffried by being fo applied, ought to preclude a negociation. Its existence was only an obstacle to negociation, although an obstacle, in his opinion, infurmountable at present. Genmen who tilked of proposing peace, ought to state what terms of peace, if rejected by France, would unite every hand and heart in this country. He admitted that there was no near prospect of success; but that had always been the opinion of those who opposed the war, and wanted this country to join hands in amity with hands imbrued in the blood of their Sovereign. The Dutch had attempted to negociate for peace, and while they were attempting it their country had been over-run. He should be forry to apply harsh terms to an unfortunate ally, but the loss of Holland, he feared, was to be imputed to a mean and mercenary spirit of calculation. fifted that the war was a contest for our existence as a nation, and that were our resources to fail, we must still continue it, although we should be able to do nothing but bite with our teeth.

Mr. WILBERFORCE states that the debate had chiefly turned



on two points, on both of which he should feel it necessary to trouble the House for a few moments: first, the general subject, whether the existence of the present form of Government in France ought alone to preclude a peace with France, if it could be effected on fair and honourable terms: and secondly, the question had been argued, as involving what had been the subject of debate on the first night of the session; namely, whether it was, on the whole, for the interest of this country, under the present circumstances, to make peace, or continue the war?

With regard to the first of these points, he stated, that on reading the terms in which the motion of the honourable gentleman (Mr. Grey) was expressed, he had been somewhat afrai it should be confidered as implying, that provided it stroud pass, Ministers would be obliged immediately to offer texce, or, at best, to accept it, if it were offered. This was a question on which the sense of Parliament had been taken very lately; and for this reason, he rather wished that other terms of a more general description had been adopted, which might not feem again to propole to the House a question on which it had already decided. He added, that he should himself, therefore, move a resolution, not liable to the same objection, and which would be found to go precifely to the point on which it was stated, that it was expedient now to declare the opinion of the House. He then read his motion, which was to the following purport—" That the existence of any particular form of Governe ment in France, ought not to proclude such a peace between the 46 two countries, as both in itself, and in the manner of effecting "it, should be otherwise consistent with the safety, honour, and interests of Gigit Britain."

Whatever differences of opinion has been expressed during the present debate, he congratulated the House and the Country, however, that there appeared a general concurrence in one particular, namely, that it was expedient that the House of Commons should come to a solemn declaration that the existence of any particular form of Government ought not alone to preclude a peace, which should be experissed fase and honourable. The same reasons which rendered it proper to make any such declaration at all, reasons grounded on the effects it was likely to produce both in France and in England, rendered it equally necessary that it should be expressed in the clearest and most explicit terms: he could not say that the motion of his right honourable friend (Mr. Pitt) met his wishes in this parassection. In the first place, there was something a little indefinite in the terms "such a Government as should be capable of maintaining the relations of smity and peace." It was a charge we had



always made against a French Republic, (a charge for which he frankly declared he feared there was but too much ground) that in its case we could not possess that security for the continuance of peace and amity, which we possessed in the case of ordinary Govern-This opinion he did not mean now to retract; and if not, whilst our general terms implied that we might make peace with a French Republic, the conditions with which they were coupled virtually did away most of their effect. If, when a doubt was thus thrown upon the real amount of the concession now made, we were to have recourse for its solution to the arguments and the language of those by whom the concession was made, we should come to no very fatisfactory_conclusion; both the one and the other proceeding upon the ground of the necessity of our effecting a complete change of the whole fystem of Government in France; but farther than this, the motion professed to speak exactly the same language 29 had been always held, and to mean nothing more than what His Majesty had uniformly expressed since the commencement of the war: now, it was undeniable that, whether rightly or wrongly, with reason or without, His Majesty's meaning had been understood to be different from that the prefent motion was defigned to convey, and it was even for the avowed purpose of removing prejudices which were acknowledged to have greatly prevailed, that his honourable friend's motion was now brought forward. He would not go at large into the causes from which these opinions concerning the intentions of Government, in respect to the object of the war, had proceeded: he must notice, however, one or two particulars. His Majerly's Declaration, of October, 1793, it was flated, " That he felt additional fatisfiction from the hope of finding in "the other Powers engaged with him in the common cause, senti-" ments and views perfectly conformable to his own." declaration of conformity with our allies, was generally held forth in other places. It was therefore natural for any person in England, and still more in France, who should wish to judge of the intentions of Great Britain, to couple with her declaration of her intentions. the manifestos of the other combined Powers. The text of ours was not so clear as not to require a comment. What fort of a comment did it receive from other manifestos, issued by the Powers in conjunction with whom we were acting; those, for instance, of the emigrant Princes, of General Wurmfer, and of the Emperor, not to infift on those of the King of Prusia and the Empress of Rus-That? Two of these went distinctly to the complete restitution of the . old Government; the third, not quite fo far; but even that abolished almost every thing which had been established since the begin-Х× Vol. XL.

thing of the revolution. These jarring declarations certainly rendered it desirable, if we meant now to say any thing which should clear up a point on which misconceptions had before prevailed, that the House should do it in such a manner as would perfectly answer the purpose: Mr. Wilbersorce's words did, the other did not, come up to this description; it could not be contended that the latter were so perfectly clear, that they could not be misunderstood, because in saft they had been misunderstood. It was affirmed by Ministers themselves, that they were the same words which had been used for the last two years; and it was also consessed, that they had been so misconstrued, as to render a farther explanation now nacessary.

The motion, however, had been treated also as involving, to a confiderable degree, the fame question which had been agitated on the first night of the session; and here he should begin, by remarking, that his honourable friends always forgot, throughout the whole of their reasonings on his arguments in favour of peace, that he had always declared that we were in a fituation in which we had only a choice of evils, he did not now, nor did he before, contend, that peace, when effected, would be attended with fo much comfort and fecunity, as under the circumstances of ordinary Governments, but the true question was, whether, all things considered, if it could be effected on fair terms, and in an honourable monner, it was not to be preferred to the continuance of the war? And still more, whether, if we continued the war, the country might not very probably be compelled here ifter to make a peace, liable to the same evils and dangers which were likely to result from this, but in fuller measure, and under worse circumstances. What was the great danger which had been stated as likely to follow from the making of peace? The mischiefs which would probably result from the endeavours of our enemies to foment our internal discontents. To this he would reply, answering at the same time the argument of an honourable friend opposite to him (Mr. Powys), that if we were now to make peace, we should do it whilst the minds of the mass of our people were in general quiet, and well disposed to Government; and as for the difaifected, the force which the country was capable of bringing into action, by the many volunteer corps which had been raifed, would be fufficiently great to prevent any apprehensions; but if, from our continuing the war one or two years longer with but indifferent fuccess, which must be considered as a case not altogether improbable, the bulk of the people of this country should grow clamorous and discontented, then, indeed, we should be in a lituation wherein we could neither be able to carry on war with fufficient vigour, nor to make peace with real feculity; thefe

there would be, indeed, reason to apprehend danger from the defigns of factious and bad men operating on the minds of an irritated and oppressed multitude, who, we all knew, were ready enough to be misled, and to ascribe all their sufferings to any cause to which it was faid they were to be attributed. But much stress, on this as on a former night, had been laid on the humiliation of our now engaging in a negociation for peace; and here, Mr. Wilberforce declared, that he must frankly confess that he felt the force of his right honourable friend's appeal to him, on what had lately paffed on the Continent. Certainly, it was not a moment to attempt a peace, who an enemy was triumphant; but the House, and the country, and J. Europe, would know that the propositions for peace had been made in that House, before any of the events alluded to hid taken place; and he could not help adding, that perhaps if Parliament's meeting on the day on which it had been originally fummoned, had afforded him the opportunity of making his motion at that period, and if the House had then agreed to it, the mistortunes which had fince happened, might have been prevented. or at least might not have happened in an equal degree: but with respect to this charge, that he was humiliating the country, he was glad to take this opportunity of explaining himfelf: he had never meant, if his motion had been acceded to, that we should fend an Ambassador to Paris to treat for place; his idea was, that Government should employ some proper person (and such, he conceived, were always to be found) to intimate to the Government of France, that, provided they were really disposed to make peace, on equitable and honourable terms, and that the lufiness would be so conducted as, in the manner of effecting it, to be difereditable to neither party, Great Britain would be ready to meet them half way. The great re ifon, he should repeat, why he thought we could now make peace, without humiliation, was, that we were evidently capable of making vigorous exertions in the profecution of the war. The notoriety of this truth must prevent their conduct from being misconstrued, but when it was urged to him, that the line of conduct he had before recommended was likely to humiliate this country, he must state that there was at least one encumfrance of humiliation from which it must be exempt, and to which the opposite line might eventually le Should we fucceed in our endcavours at drawing into action a number of French malcontents, might we not be compelled, if a courter revolution should not be effected, to leave them exposed to the vindictive malice of their enemics, and what humiliation could appear to great as this to the feelings of every generous mind?



. His right honourable friend had argued strongly on the greater danger of making peace than continuing war. One grand reason why he could not be of this opinion, in addition to those already urged, was, that he thought a counter revolution more likely to take place, if peace should be made, than during the continuance of war.

He would affign a few of the reasons on which this persuasion. was grounded. In the first place, we ought firsty to consider what effect was likely to be produced on the French nation by the attacks of foreign Powers, who were believed to be endervouring to force a Government on them. This, on the general principle of human nature, must be likely to produce resistance in any prople, but more particularly in the case of the French, who are certainly a high-spirited people. He would not go fo far as to fay that the operation of this principle had been fuch, as to produce, in favour of their own fystem, any thing of a general enthuliasin throughout the country, the prevalence of which in France was fometimes afferted and fometimes denied, but there was reason to believe that it was in no finall degree to be afcribed to that firsking circumstance, that all the various armics of the Republi in every quarter of that vast circumference which they lined, prefled out vigorously against the external enemy which was opposed to them, there were few or no defertions; and however people might be forced by terror to enter into the army, it was but too evident that when once entered, they were actuated by one common principle of framathy. was good reason to believe, it was this powerful principle which kept the nation, and still more, which kept the armies united, when this should be no more, a principle of distunion and relaxation would be introduced. The capital was filled with conflicting fretions; these would severally endeavour to draw bedies of the army to their fide, and, as had often happened under similar encumiences, the most dangerous differtions were'd probably ensue. He then reforred to a pamphlet lately published by an intelligent and well-informed author, who flated, that from the bost accounts he could obtain, the dispositions of the French might be thus described: They abhorred the emigrants; they deteiled the combined Powers, because they believed these meant to force on them their old Government; and next to these two, they hated the Convention. Now, was it not a clear consequence, from these facts, that so long as we contipued the pressure of external war, in conjunction with the combined Powers, and still more by employing regiments of emigrants, we prevented their hatred of the Convention from having any feope or operation; whereas if peace were made, these two more powerful



hatreds would cease, and no longer counteracting the third, it would be left to produce its full effect. He drew also some arguments for the probability of a counter revolution, if peace-should have been effected, from the statement of the present lituation of France, which had been made by his right honourable friend; statements which, he believed, were but too accurate. If commerce, if agriculture, were no more; if the administration of justice , and ceased; if religion had been almost abolished; was a country, in fuch a state of things, likely to remain in a condition of internal tranquillity. He enlarged on this topic, infifting that the want of the religious principle would then be felt, in its effects on the civil and domestic nappiness and tranquillity of the country. During the continuance of war also the nation, as was the case of every country, would be more patient under its fufferings, believing they were only temporary; but this by no means proved that they would quietly fit down under them in a state of peace.

He then argued concerning a fystem of moderation, and maintained that he had never contended in favour of the principle on which it was introduced, or of the motives of the persons by whom it was practifed; but only that it was likely to prevent that co-operation from within against the I rench Government, which we might otherwise have looked for, because it insused a hope of better days, and would render those who had already suffered so much, disposed rather to acquiesce in the fond expectation, than to begin ancw the work of overturning their Government. Here also he observed on the discouragement it must assord to all the malcontents, when, on reviewing path transactions, and from them drawing inferences as to the future, they should observe the different situation of affairs in which they would now have to affift their cause, from the fituation of the year before, when there had been fuch a muliitude of infurreetions in the interior, which were now repretfed, and when these had been aided by the attack from without of a powerful confederacy, which was now fo much weakened. Mr. Wilberforce declared, that fo strong was his impression that a counter revolution was more likely to happen, if the comprellion of the external enemies of France should be withdrawn, than now when it was so much relaxed, he declared he was not without very firong hopes of a material change in the Government of that country. He begged also that might be remarked, that if a counter revolution were to happen, ithout our active co-operation, it would be a very different thing o us from one which we had been the means of producing: in the latter case, he must fairly ask, would it not probably, however definable in other views, pledge this country in honour to guarantee it?

And might not this embroil us in French affairs for an indefinite period? He wished, in particular, that this consideration might be scriously weighed by those who objected to making peace, because it would not be a state of complete security; it showed, that even if we should be so successful in prosecuting the war, as thereby even to effect a counter revolution, that even this situation would not be without its difficulties and dangers, the nature and extent of which might justly alarm every lover of his country.

He next adverted to an argument which had been used by an honourable friend of his (Mr. Yorke) who had ftrongly recommended to them, on the present occasion, to consider what life been the uniform conduct of their ancestors inn a king and carrying or wais; the honourable gentleman particularly referred to the speech of King William in the year 1696, and to the determination then expressed by the Houses of Parliament, when the war had continued for eight years, to perfevere in the contest in which they were engaged: Mr. Wilherlorce declared, that it was his decided of mon that Great Britain, as well as every other nation, was too ready to enter into wars, and to curry them on too long, and he twined he thought that it was the true policy of this country to meddle with Continental politics as little as pollable. But it was not require to agree with him as to foreign politics, in order to admit the truth of the politically had laid down concerning was. His opinions here were confirmed by Mi. Hame, in his liftly on the Balance of Power, who, writing in defence of it, and going much factor in fuploit of this tylien than he was himfelt dispoted to, observed, however,

Our was with France have been begun with justice, and even perhaps from needby. In this arways been too in passing from obtained and passion. The free preceded with we need and smile it Rytwick in 1697, was orbited to may as the year 1792; that concluded at the chim 1712, might have been stocked on as good conditions at Gentruytenburg in the year 1708, and we munt have given at lankfort, in 1743, the same terms which we were glid to accept of at Aix-la Chapelle in the year 1748. Here then we see, that above has of our war with I rance, and all our public cold and coming more to our own imprudent with neares, than to the ambition of our righbours.

"In the tecore place, we are so declared in our opposition to French pawer, and to alert in orderer of our albes, that they always reckon upor our force as upon their own; and expecting to carry on war at our expense, refuse all reasonable terms of accommodation.

In the third place, we me fuch true combarms, that when once engaged, we lote all concerns for ourfelves and our policity, and confider only how we may belt innoy the enemy."

He begged leave to recommend the truths cent ined in the extracks he had just read, to the failous confideration of the Houle; and his honourable friend (Mr. Yorke) could not but see how much it did away the force of his admonition.

Mr. Wilberforce, in the course of his speech, vindicated the confistency of himself and his friends, in having changed their line of conduct now that the circumstances of the case were so materially pltered; it would rather have been inconfiftent if, these being so xtremely altered, their conduct would have remained the fame. He observed also upon the argument which had been again used, respecting the exhausted frate of the French sinances: surely, his right honoural to friend did not think fo well of the French Government, as to conceive that they would affec affignats to no greater an amount than that of the value of the land for which they were issued. Here the argument of the American paper money must have great weight, like this, the affignats would be continually finking in value, but fo long as they lad any value at all, they would be emitted; by this, and other means, until the physical resources of the country should be exhausted, they would continue to get them into their hands. This fubject of the aflignats, viewed in mother light, could not but tend to leffen their hopes of faccefs in profecuting the war, for the fake of effecting a counter revolution. It was to be expected as a natural confequence of fuch an event, that affignits would lose their value, and therefore we could hardly expect any thing like a general co operation to produce it, at a time when almost the whole property of the country was invested in this shape.

Mr. Wilberferee couch ded with recapitulating the arguments he had urged in the beginning of his speech, to prove that his arcendment ought to be adopted in presence to that of his right bonourable friend, because it all read, clearly and explicitly, that which it was the object of the recoming to any parliamentary declaration at all to render clear and explicit, where is his right honourable friends must be granted to be at least hable to misunderstanding, because, in fact, it had been actually misunderstood.

Mr. MONTAGU said that all wished for peace, if it could be obtained on honourable terms, if on disgraceful and reproachful, no man could wish for it. Gentlemen ought not to be led away by rash conclusions; his right honourable fri nd had avowed t is disposition for peace, if we can have it on terms of security and more; though an honourable gentleman on his side said, that the arrandment was couched in ambiguous, and not sufficiently explicit terms. More, he pledged himself that the Parliament of England would bind down the hands of Ministers to make a peace, did a favour He opportunity offer. He himself as a Member had every reason to join with the Minister in his present measures, since he had now re-

moved his fears. In the midst of the victories and successes of the French, was not, he observed, the proper time to call for peace. The strength of the French Government, he observed, was increased from the acquisition of Holland, and if England-now should relax her military force, she would give France an occasion of attacking her to advantage. He contended also, that a counter-revolution was more likely to be effected by war than peace.

Mr. FOX begin by defiring the original motion and the two amendments to be read, and faid, that, before he proceeded to give his reations for preferring the original motion of his honourable friend, to that which had been made by Mr. Wilberface, though the difference between them was not very effential, he must take notice of the amendment which had been so unexpectedly made by the right honourable gentleman -- He faid unexpectedly made; because, when the motion of his honourable friend was originally announced, which was three weeks ago, the terms of it even were fettled, for his honourable friend, with more candour than prudence, had stated the precise words upon which they were to come to issue. The right honourable gentlem in ply lged himself to come to iffue upon these words: but, however, he did not now feel so bold as he did three weeks ago, he did not choose to meet the question directly. In his conference, he faid, he believed the majority of the people were still for the war. This was his declaration: but the House and the public would infer from his conduct, that he had not very great confidence in the truth of his own declaration; for. instead of meeting the question, which he had pledged himself to do, he had proposed an amendment, by which he was to avoid a direct decition on it. In his speech, indeed, he still denied the proposition of his honourable friend. Then, why not fairly and openly negative it by a vote? After which, if he wished for a declaration, he might have moved his own amendment, as a specific He took this course, he said, to avoid misrepresentation; and but for his defire of avoiding a misrepresentation, which he has never incurred, he would have negatived the original question; when on the other fide, the honourable feconder of the amendment confessed, that but for that amendment, he would have voted for the original question. What then was the true meaning and intention of all this petty warfare, but that the amendment was defigned to evade the great and material question, upon which the right honourable gentleman flood committed, and to deluce the House by a little temporary concession which meant nothing? Asready the matter was loaded with contradictions; the mover and the feconder were at variance, the one affirmed, the other denied,



and the whole was done merely to draw us from the clear specific question, that had been for so many days in the contemplation of the Heafe. The right honourable gentleman was undoubtedly a man of superior talents; but those talents being directed to delusion and quibbling, rather than to what was grand, manly, and open, he did not show himself possessed of a mind equal to the circumstances in which he found himself. Instead of meeting the exigency of our prefent fituation with measures proportioned to our critical condition, he teemed only anxious, by a little evalive management for the day, to gain over a few votes of irresolute Members, as if a few votes more or less could alter the eternal nature of truth and falsehood, or to baffle a few petititions that might be coming to Parliament, as if by lulling a few individuals into a continuance of their apathy for a time, he could extricate the nation from the deplorable fituation into which he had plunged it. These were not the resources of a great mind; this was not the conduct of a statesman in a moment like the present; it was as false to himself in policy, as it was unworthy of the occasion, for it could ferve only to deaden the feelings of mankind for the day, and would collect the public indignation to built upon him with greater force when the moment of delufion was past. As to the amendment itself, which the right honourable gentleman had moved, though he difliked it in many particulars, yet in some things he did not dislike it. In fo far as it stated, that there was nothing in the present form of the Government of France, which prevented our negociating with them, he must approve of the proposition. He had moved an amendment both this year and the last, to the same effect. Little did he think when he was making fuch proposition that he was only speaking the sentiments of His Majesty's Ministers. But these Ministers, it seems, were the victims of missepresentation. erful, it feemed, was the opposition, so full of wealth, and so invested with the influence of bribes, places, pensions, jobs, contracts, and emoluments of every kind, and so much had they the means of circulating newspapers, that they had it in their power successfully to misrepresent His Majesty's Ministers; and to mislead and delude the public, so as effectually to taint and abuse the public mind, and to make them the unhappy subjects of misrepresentation. what had they done? They had for two years successively moved an amendment to the Address to His Majesty on the first day of the fession of Parliament, that there was nothing in the form of the Government of France that ought to prevent this country from negociating with them for peace, and for this they had been called the Advocates of France, Jacobins, Republicans, the Enemies of their Vol. XL. Y y



King and Countrymen, who were desirous to lower the British Government at the feet of France, to introduce French anarchy into England, and even to deftroy the Constitution of England, and to bring His Majesty to the block. Now, however, all this was over, and it was found, that they did not know it, that in reality they were fleaking only the fentiments of Ministers. We were now come to a criss when all this shuffling would be found unavailing, when these delusions would no longer succeed; their own contradiction was a good omen for the country, it proved that the unfortunate speech of His Majesty at the opening of the session had made a serious impression on the public mind, and the right hon wrable gentleman therefore found, that he must soften and lower his language; he must now attempt to do away the essects of that absurd, impolitic, and he might fay diabolical speech which he had put into the mouth of His Majesty, in which our gracious Sovereign had been made to stand between Heaven and the happiness of mankind, had been made to pronounce the doom of millions, and to denounce an almost eternal war, for no possible purpole of rational benefit to his species; and that too when all other Princes of Europe, awakened from the delution into which they had been equally led by then Minifters, had manifested their dispositions to peace. He defined to know what was the meaning of the prefent conduct? Was he to understand that the right honourable gentleman me int to negative the proposition of his honourable friend. In truth he had done understanding him at all. If he meant to negative it, why not do fo by a vote? He knew that the prefent Administration was composed of various and discordant characters. He did not know whether they all agreed in the present proposition, it would soon be seen whether they did fo or not, but he could fay that it would not iedound much to their honour. If he were to describe it he should fay, it went far enough to diffrace the new colleagues of the right honourable gentleman, but not far enough to reffore to him the confidence of the country. As to the argument that had been used upon the occasion he should have little to say. There had been so much movelty in his conduct that day, that he had not thought it necessary to introduce any novelty into his reasoning. trite, hackneyed, and refuted arguments, with which they had been sugued so often, were again renewed. France was declining fast h her resources, and this was a matter of resourcing to England! How long were they to go on rejoicing in this decline? Their affignats were at a discount; there were a number of Royalists, and - much ridicule was thrown upon a fimile of the honourable gentleman, who had truly faid, that all the same nonsense had been talked

during the American war. But it feems we had been successful in France. The various revolutions that had been produced in France had been effectuated through our means. This was a most singular argument, and went perhaps farther than the right honourable gentleman intended, for it so happened that those revolutions had been good or bad, in proportion as we had been beaten or prosperous. Whenever we had made the flightest impression upon France, or and the appearance of temporary good fortune, it was fure to be followed, and perhaps to have produced, fome dreadful revolution, accomplished by the horrors of massacre and devastation. But, on the contrary, whenever we had been defeated and forced to fly from the territory of France, they had never failed to subside into a compreative tranquillity, and to have their internal condition meliorated. The argument of the right honourable gentleman was, therefore, that if the, would permit him to go on in a fystem of disasters and detects, it was incalculable whit good it might do in France. Thu, who the Dule of Brunswick had penetrated to within fixty miles of Paus, there happened the revolution fatal to the Monarchy of the 10th of August. When we were in the possession of Toulon, there happy a d the shocking and diabolical matsacres at Lyons: but no former had we evacuate I the place, than they began to make atonement for the frandillous devallations. Immediately after the battle of Flourus, there happened the fall of Roberspierre, and certainly it was true, that in proportion as we had been discomfitted and driven from the French territory, whenever the French felt themselves relieved from our attack, they had exerted themselves for their own deliverance from internal tyranny; and nothing could be more natural than thus, for, animated by the enthusiasm of the cause of liberty, when attacked, as they were, they give up every confideration, but that of preferving their independence, but when relieved from this fear, they had as constantly rid themselves of their domestic tyrant. It was faid that Ministers never had proposed to themselves the conquest of France. The conquest of France never was imputed to them; it was only faid that they had proposed to themselves an object, which nothing but the conquest of France could obtain. He had long ago stated his opinion on the extravagance of that proposition, and his fentiments were in point. Surely any man who ever did flatter himself with the possibility of making any impression on France would now be convinced of his error. A remarkable expecsion used in the American war was most applicable to this: it was faid by a Member of that House, for early as in the year 1777 or 1778, That he had looked at the American army every way: he had looked at their front, he had



boked at their rear, he had looked at their flanks, and he could iot accommedate himself any where: and yet, after this opinion of General Officer, the war had been continued for four or five In the same manner we might truly be said to have tried France: we had tried the East, the North, the South, and we rould not accommodate ourselves any where. He hoped in God #e would not continue the experiment, as we had done in the cafe It was faid, as an argument against the proposition of is honourable friend, that it would bind the hands of Ministers in negociating. It would certainly be impossible for them, after such refolution, to fay to the perfons holding the Government of France, hat they could not treat with them, but so far would that be from pinding their hands, that it would remove an obflacle, and furely it could not prevent them from flipulating the terms of peace. truth, without this declaration, there would be an obstacle in the way of treating, fince the persons holding the Government of France knew that it had been uniformly declared by our Ministers that they could not treat with them. But the confishency of the House of Commons flood in the way. He thought that there might now be an end of fuch declamatory nonfense.

In all questions of policy, nations must yield to imperious necesfity; it would be obstinacy, and not honour, to persevere in an opinion, when you became convinced that it was wrong, it was plain that men might at first have thought the present war just and necesfary, who were now convinced of the contrary, and furely they would act more according to the rules of honour, to confess their errors the moment they were convinced of them. But there was nothing more curious than to hear the right honourable gentleman talk of the confidency of the House of Commons. What would become of his old steady friends, existing circumstances? In the case of Oczakow, he had not hefitated to retract without a blush, when he found the public opinion against him. He came forward and faid that our means were not equal to the object: why could not he therefore now compare the object with the means? Surely the difafters that had happened, and the change in the prefent case, more than in the Russian armament, would justify him for retracting his chinion. He would do it with great advantage to himself, it would tive vigour to England, and take it from France. But why, it was forfooth to propose to treat because we were unsuccessful. Upon this principle, it was almost hopeless that we could ever treat, for could it be expected that the French Government would be the first to propose to negociate when they knew that our Ministers had twenty

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times faid that no possible peace could be made while they continued in power. Let Englishmen ask themselves what would be their feelings if the same language had been used to us that we have used to them? If, for instance, they had declared in the Convention that they never would treat for peace with England until there should take place a reform in the Government of England; ---would not every Englishman die before he would submit to ask to negociate under such a declaration?—Yet such a declaration we had made towards France. We must therefore do away the effect of our arrogant and impositic expressions, and he had no hesitation in saying what he believed in his heart, that if we took away that obstacle, we should have peace, or, if not, we should fight them upon equal terms, we should take from them the cause of their enthusiasm; we should take from them that which aroused every national feeling; which had carried them to those unparalleled exertions that had aftonished and confounded the world. They would then no longer feel that they had to fight to extremity, or that they were belieged in their own country, for daring to give to their own country fuch a Government as they liked. Did he propose to unman one ship, to disband one regiment? No, for on the contrary his proposition was to add vigour to the country, and furely we should fight as well after we had made a declaration, that it was not our intention to reduce any people to flavery. Nor should we treat for peace upon worse terms, if we were to treat before we were reduced to extremity. He referred to the history of the war of King William, and of his having had the wisdom to conceal his design of altering the French Government. The want of fecurity for the continuance of peace, might be pleaded for going on with any war. There was no positive security. Certainly we should have as much security now as in any former instance. If peace were to take place, they must disband their armies, and, if the mighty machine, which nothing but the diabolical confederacy of despots had put in motion, were once stopped, it would be impossible again to put it in motion. this country had acted right in interfering to prevent that diabolical confederacy, all might have been well, France, though perhaps a more powerful neighbour, would have been less obnoxious; the King might have been now upon his throne, and all the horrors and massacres that had desolated that unhappy country might have been prevented. He ridiculed the idea of the influx of French principles into this country, for our own Constitution could only flourish here: it had been more deeply rooted in our affections by the fatal experiments that had been made in France. He calkd to the recollection of Mr. Pitt, the memorable expression of his venerable

independence of America, and that the first act of his political life was to sign that very independence which his father had deprecated. Necessity distated the act, and he must now retrict in the same manner his sistem with respect to France. Mr. Fox concluded by saying, that he certainly preserved the motion of he ho fourable friend, which he had opened and supported with sich lemitous argument and irresissive perfusion, to the amend next of Mr. Walbersore; but at the same time that amendment still have his support, if the Hour thought sit to preser the one proposition to the other.

Mr. WILBERFORCE role again to propole his mendment.

The SPEAKER faid, the honoural le government is a interty to move his amendment, after that I we before the Heaft should be disposed of.

Mr. DUNDAS confidered the or and motion as couched in fuch general terms that the House could not voic for it visit fifety; whereas the amendment declaring the fentile are of the House in a clear and politive manner, could be depend with connecting to the vote of the House, on the opening of the testion. Ever since he last been a Member of Parliament he had been of ormion, that a declaration of the House of Commons tending to pic vis pre int with michiefs, it was foun the American war, the early of time-In declarations we e-productive of min differs, which it was probable would be triedle agun. Hivmr dwelt on the point, he next give it is his mill ferious and comes acous o, a ion, that it in period whatever could we be in a world fination to enter into nego-- ciation for peace. Are we to be told, that at fuch a diffresful time, when France is in jostefaion of Holland, and victorious wherever The carries her aims, that this is the moment to treat for peace? And after their declaration, that they would meet the new Cartlage on the banks of the Thames? He was uper hentive that gentlemen did not confider the terms which we were likely to obtain, were a negociation for peace fet on foot. Would they wish France to keep quet posicision of Hollin 1 and 11 n less? Yet was there a buc probability that they would relinquish those conquests? He would not refer gentlemen to the circumstances of the American war, 1 ut he would refer them to the proceedings of this House, recorded upon the Journals since the opening of the present session of Parliament. It was but three weeks ago, that this House came to a determination to profecute the war with energy and vigour, and he would ask, had any thing happened fince of a nature to induce the House to pass contrary, events that had intervened had proved, in his opinion, the ne-

coffity of adhering to that first declaration. Having declared his scriments on the impolicy of the motion, he would next deliver them on the amendment proposed by his right honourable friend; he did not wonder that the right honourable gentleman (Mr. Fox) was fo angry at that amendment, because, had his right honourable friend only negatived the metion it would have been published in every dirty newspaper and circulated through every petty town and village in the kingdom, that Minifers would not treat with any Government in France but the Menarchial, and that the object of the prefent contest was the destruction of the Republic at prefent established in that country.—The amendment would prevent fuch mifreprefentation; it was explicit, and gentlemen would vote for it with greater confidence. Mr. Dundas next adverted to the origin of the war; for this purpose he read the declaration of Monsieur Chauvelin of the 10th of May, 1792, and contended that France had violated every article of that declaration by her subsequent acts; and the point of dispute which produced the rupture, was not fo much, he faid, the contost of the Scholdt, but that declaration of November, 1792, offering affiftance to any number of perfons in any country, diffatisfied with their form of Government and inclined to deftroy the fame-we had much to fear from the influx of Frenchmen coming to this country, if peace was made during the existing principles of that country. The lateness of the hour, the right honourable Secretary faid, prevented his going farther into the confideration of the question, on which he had much more to remark. He concluded by again commending the amendment of his right honourable friend, which he faid amounted to this, that we ftill adhered to our determination to support His Majesty in the war, and at the fame time declaring that we should be ready to treat whenever an orderly Government was established in France, which should premife flability and fecurity to such treaty.

Mr. FOX explained.

Mr. HENRY HIPPESLY COX faid, he had formerly given his support to Ministers, on the ground that it would add to the vigour and success of their measures; but he thought that the motion made to-day was so candid and fair, that he should certainly vote for it.

Mr. S. COCKS delivered his fentiments against the motion. He said, he should not have risen on the occasion, had he not been fearful that he might be mistaken for the honourable gentleman of his name, who had spoken in favour of the question.

Mr. H. THORNTON (Member for Southwark) faid, that he rose to prevent the House from being under any misconception, in

respect to the object of his honourable friend's (Mr. Wilbersorce) It had been opposed, on the ground of its conveying a direction to the Government to treat for peace. It, in fact, however, did no fuch thing; he shewed himself not to have liked an amendment which conveyed an implication of this fort, and for two reasons, the one was, that the House had already decided that point, having lately pledged themselves to carry on the war, and he should be forry to press upon them any question which they had recently rejected: another reason was, that he himfelf thought that this was not a moment for bringing forward a proposition for peace, infomuch, that if any motion of that nature had been invended, he should have wished to put it off, on the ground of the public c ents which had lately happened, left Parliament should be suspected of acting under the impression of feur. The amendment of his honourable friend amounted merely to a general declaration that no particular form of Government in France should preclude a negociation for peace, without at all preferibing the time when the negociation should take place. He thought this amendment preferable to that of the right honourable gentleman (Mr. Pitt), because it was more clear and explicit, at the same time he considered the amendment of the right honourable gentleman as speaking, on the whole, a more pacific language than had been hitherto held by Parliament; and he trusted that every symptom of a disposition to peace, whether in Great Britain or in France, would tend to encourage the same disposition in the other country, and to bring forward the time which all so ardently wished, when a pacification would take place.

Sir FRANCIS BASSET faid, I am foldom induced to trouble the House for any length of time, and I most certainly shall not do fo at this late hour; but as I did not vote on the first day of the fession, I am desirous to give my reasons for my conduct then, as well as these which induce me to give the vote I intend this night. I believe those who know me, are convinced that it is not my custom to shrink from the decision of any question on which I can posfibly make up my mind. I think it right, therefore, to fay, that Libuld not vote for the Address on the first day of the session, bemile it appeared to me to pledge us completely to the war, without leaving any opening for peace, this was my objection to the Address, and I could not vote for the amendment, because I thought it laid us in a manner at the feet of France: there is the same objection, in my opinion, to the question moved by the honourable gentleman opposite to me: I should, however, have felt considerable difficulty in my vote this night, if it had been proposed to ne-

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gative that question; and I believe many other gentlemen are in the fame predicament; the fame reasons which prevented me from voting on the first day of the session, would have probably induced me to follow the same line of conduct on this day, if the amendment proposed by the right honourable gentleman had not been moved: that amendment most perfectly meets my wishes, and will have my chearful and ready affent. It tells those of our constituents who wish for peace, that we are ready to make it, whenever it can be obtained on fair and honourable terms: the amendment does not determine whether peace is now attainable, but it fays, both to friends and enemies, that whenever it is so, no mode of government either now prevailing, or which may prevail, in France, will be confidered as an obstacle to it, and by the amendment, we still tell our enemies that we are determined to carry on this just and necesfary war with vigour and effect, for the purpose of attaining what ought to be the object of all wars—a fate and honourable peace.

Mr. DUND \S (Member for Berkshire) faid, he would vote for the original question, although he had been disposed to vote in general with Ministers.

Mr. GREY then role to reply to the arguments advanced in the course of the debate against his proposition.—He said, that, from the latences of the Hour, he had neither the power nor the inclination to trespass on the indulgence which it was the custom of the House to grant to the mover of a question. He could not, however, pass unnoticed many things that occurred in the course of the evening, and first, he must observe on the conduct of the right honourable gentleman opposite, (Mr. Pitt) in treating his motion in fo unfair a manner as he had done, in evading the question, by moving an amendment, instead of declaring the principles on which he acted with regard to France, by giving his vote openly and candidly, and leaving the House to form their uninfluenced judgment on the business. By the line of conduct which he has taken, it was plain that he did not dare to meet the question fairly, and he gave no fatisfaction to the House or the Public with respect to the question of peace, for he did not acknowledge whether he was or was not disposed to restore the bleffings of peace to the country at the present melancholy juncture. - It-had been advanced by an honourable gentleman, that no terms, either honourable or fecure, could be expected from an inveterate and victorious enemy, at the present time. than which a more unfortunate period to treat could not possibly occur, and until the fate of war should render the situation of our, affairs less unfavourable, we ought to perfish to the last extr mity. This was a declaration truly alarming indeed. It was allowed that - Z z



we had brought ourselves into the most unfortunate and disastrous predicament, and he was forry to subscribe to the justice of the remark; but where did the means exist of recovering ourselves from the alarming pressure of the situation into which we have thus been wantonly and unnecessarily led?—He could not discover them. But the honourable gentleman asks how peace is to be obtained, and what terms he would propose to bring it about? This was a question which, being unfairly put, was entitled to no answer from im, although the proposition was felf evident. Can we consent, ry they, to leave the enemy in the quict possession of Holland and the Netherlands, without firaining every nerve to regain these posfessions for our allies, in whose hands they would be much more fafe than in those of their present occupiers? Could not he, with more propriety, ask Ministers where were the means of repelling the enemy, for furely no one can suppose for a moment that the strength of France does not admit of more resources for carrying on the war than any other country in Europe. It has been faid, how can we make peace with a people who have declared that they will never treat with us until they have blown our fleet out of the sea, and buried Carthage in the Thames! Thus, taking advantage of every foolish saying or mad figure that may be employed by an individual enthusiast, which it would be ridiculous to ascribe to the Go vernment of France. The favourite argument, that no taith co ld be held with the present French Rulers, was completely refuted in the example of Denmark, Sweden, and America, with whom Frai ce has, in no one instance, violated any of her engagements—But then it was faid, should we treat with a power which would only be treated with by fuch as would acknowledge the French Republic, one and indivisible, and recognize in them the principles of liberty and equality?—Certainly these considerations should be no obstacle in the way of such a measure; whatever Government they might think proper to confer on themselves, rested entirely with them, and no nation had any right to object to their conduct in such a case. this was not the fact, we might object to treating with the Emperor of Morocco, because he assumes to himself the title of King of the Sun, Moon, and Stars, and France might refuse to treat with Great Britain, because her Sovereign calls himself King of France. their objections on our part, he looked upon as filly subterfuges to cover the real intention of Ministers, which was the impracticable scheme of restoring Monarchy in France; for they refused to treat with Brillot, with Roberspierre, and now that a moderate party has gained the afcendancy, their plea is full the fame, namely, the in-Stability of their councils; but, however this might be the case, he

defied any gentleman to produce a fingle instance in which they have not ferupulously respected all their connections with foreign powers; but supposing that it should so turn out, that a party should succeed the present ruling one, whom Ministers might feel less hesitation to treat with, what security would there be for their stability any more than for that of any of their predecessors? A right honourable gentleman, (Mr. 1) undas) had faid, that the decree of the Convention, offering protection to the subjects of such countries as might wish to rid themselves of despotism, had not been repealed; but he would insift that it was done away to all intents and purposes. The National Convention, it was true, was not fo regular in their mode of proceeding as that House was, which was to be seen in many other cases beside the one in question. It would not, however be denied, that on finding the decree of fraternization obnoxious to the other nations of Europe, they passed another, which amounted to a complete repeal of it—that, notwithstanding any thing to the contrary, they disclaimed all intention of interfering with the internal concerns of foreign nations. It appeared to him the meaning of what had been advanced by some gentlemen, that until our armies should regain some of the advantages they had lost, we ought not to think of fuing for peace. Such an event he could not, for his own part, hope for a moment; but supposing it should happen, would there be any more inclination, on the part of our Ministers, to treat, than there was when we had by far the advantage of the contest!-He thought not, and that it would only encourage us to purfue a visionary prospect, to the ultimate ruin of the country; for the real object, the restoration of the French Monarchy, was as desperate as it was ridiculous. He then took a view of the finances of the enemy, and infifted that they were in fuch a flate as to render them capable of withstanding all the efforts that could possibly be devised to subdue them, by any means whatever; their resources were incalculable, and the people were emulous to finain every nerve in support of their independence, liberty, and existence. He concluded, by making some remarks on the present situation of affairs on the Continent, the possession of the Dutch navy by the French, and on the condition of our brave countrymen in arms, of whom nothing was now known, but whom he fincerely hoped to be placed in a lituation of fafety.

Mr. WINDHAM said, he would only rise to answer a, point that had been started, and on which he conceived he had been much misrepresented, and that was, that he had afferted the restoration of Monarchy in France to be the fine qua non upon which the country



then't treat. He entertained no such idea, and, as far as he could recelle It, he never had made such an affertion.

The question was then put upon Mr. Chancellor Pitt's amendment.

For the amendment, Aves, 268, Noes, 86. Majority, 182.

A fecond division took place upon Mr. Wilberforce's amendment, when the numbers were, against it,

Noes, 254, Ayes, 90. Mijority, 164.

The gallery doors were not opened again, but we understand that after Mr. Wilberforce's amendment was disposed of, Mr. Sheridan proposed a third amendment, to be added to Mr. Pite's resolution. He charged the Minister with having selected words of ambiguity and prevarication to missed the Public, on a subject and on a day peculiarly devoted to perspecuity and explanation. The wish of the country was for a speedy peace, without regarding the construction or principles of the present existing Government of France. He was consident the Minister, and many who voted with him, meant differently. His amendment would bring their meaning to a fair trial, it negatived, the country would understand that peace was as far off as ever, and that the war was still, in fact, carried on to change the Government of France.

This brought on a warm alterestion, and particularly between Mr. FOX and Mr. WINDHAM.

The addition proposed by Mr. Sheridan was-

"And that this House are not of opinion that there are circum"stances in the present existing Government of France which preclude all negociation with the said Government, or render it incapable of maintaining the accustomed relations of peace and
amity with other countries."

It passed in the negative.

MINORITY on the Amendment of Mr. Chancellor PITT to the Motion of Mr. GREY.

Anfon, Thomas
Antonie, Lee
Aubrey, Sir John
Banken, Henry
Banham, J. P.
Baring, Sir Francis
Baring, John
Bouverie, Hon. Edward
Bouverie, Hon. William
Bradyll, Wilfon
Butler, James
Burch, J. R.

Lite' field
Great Marlow
Clitheroe.
Corff Caftle
Stockbridge
Wycomb
Exeter
Northampton
Old Sarum
Carlifle
Exeter
Thetford

Byng, George Church, J. B. Clayton, Sir Robert Coke, I. W. Coke, Edward Coke, D. Parker Colhoun, William Courtenty, John Coxe, H. Hippessey Creipigny, T. C. Crewe, John Curwen, J. Christi in Davers, Sn Charles . Dimid ile, Baron Dolben, Sir William Dundas, Charles Fiskine, Hon. Thomas Featherstone, Sir Henry Fitzpatrick, General Fletener, Su Henry Foley, Hon. Edward Folke, Sir M. B. Fox, Right Hon. C. J. Francis, Philip Glover, Richard Giey, Charles Harcourt, John Hare, James Hairifon, John Hill, Sir Richard Howard, Henry
Huffey, William
Jekyl, Joseph
Jervosie, C. Jervosie
Kemp, I hom is Knight, R. Payne Ladbioke, Robert Lambton, William Henry Langston, John Lechmere, Edmund Lemon, Sir William Long, Samuel Ludlow, Earl M'Leod, General N. Maitland, Hon. Thomas Maitin, James Milbanke, Ralph Milner, Sir William Moystyn, Sn R. North, Dudley Pierie, Henry Plumer, William Powlett, W. Powlett Rawdon, Hon. John

Middlesex County Wendover Blechingly Norfolk County Derby Nottingham Bedford Tamworth Someriet County Sudbury Cheshire County St. Edmond's Bury Hertford Oxford University Beikshire Portfmouth Tavistock Cumberland County Worcestershire King's Lynn Westminster Blechingly Penryn Northumberland County Ilchester Knaresboro'igh Great Grimiby Salop County Arundel New Sarum Calne Yalmouth, Isle of Wight Lewes Ludlow Oakhampton Dutham Budgewater Worcester Cornwall County Ilchester Huntingdonihire Inverseisshire Jedburgh Tewkesbury Durham County York Flintshite Great Grimfby Northallerton Hertfordshire Totness Appleby



Ridley, Sir M. W. Ruffell, Lord William St. John, Hon. St. Andrew Sheridan, R. B. Smith, William Spencer, Lord Robert Sturt, Charles Tarleton, General Taylor, Clement Thounton, Henry J. Thorold, Sir John Townshend, Lord John Vansittart, George Vyner, Robert Walwyn, James Wharton, John Whitbread, Samuel, jun. Whitmore, Thomas Wilbertorce, William Wilbraham, Roger Wynne, R. W. Wyndham, Hon. P. C.

Newcastle Surry County Bedford County Stafford Camelford Wateham Bridpoit Liverpool Maiditone Southwark Lincoln County Knarefborough 1 Berkfline 7 hntk Heretord Beverle v Bedtord Budgenouth Yorkshire Bodmyn Denbeigh County

TILLFRS.

Midhurit

Sheridan, R. B.

Whitbread, Samuel, jun.

Second Division on Mr. WILBERFORCE's Amendment.

Bond, John Ford, Su Francis Gordon, James Mills, William Powictt, Charles Salibury, Robert Wilmot, John

Corfi Castle
Newcastle-under-Lime
Truro
St. Ives
Truro
Monmouth County
Coventry

N.B. The following Members voted in the Minority, on the Amend ment to the Address, the first day of the Session, and in the Majority to support Mr. Pitt's Amentment to Mr. Grey's Motion:

Anderson, J. W. Burdon, Rowland

Mainwaring, William

Wednesday, 28th January.

Mr. HUSSEY moved, "That an account of the national debt, as it stood on the 5th of January, should be laid upon the table, with an account of the interest thereon."

Mr. Chancellor PITT said, that he had some time since given notice, of his intention to move for a Committee, to take into confideration a plan for the more speedily and effectually manning his Majesty's navy. This motion he meant to bring forward on Monday next; and should now present an outline of the plan, which he meant to submit for discussion. The first proposition which

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he meant to make was, that a hipply of hamen flould be furnished from the different merchants' ships, previous to their clearing out, in proportion to their tonnage, fo that while a fufficient number of men should be left to navigate the ships, there might likewise be a force adequate to the protection of the convoys. On this subject he had already had much communication with mercantile men, and would be glad to receive any farther communication. The second proposition was, that as there was a great number of men employed on water in different parts of the kingdom, who, from the nature of their employment, were qualified for fea fervice, though not regularly trained to be feamen, that out of these there should also be furnished a certain proportion. Belides, it was conceived, that a confiderable number of landmen might be applied to the naval fer-With this view it was proposed to make a call upon the different counties to furnish a certain number of landmen, in proportion to the number of inhabited houses not exempted from taxes. The mode of raising these men was to be left to the Magistrates, with this provision, that there should be imposed upon every parish. in case of default, a fine to such an amount as would exceed the bounty which it might be necessary to offer. These were certainly strong measures; the situation of the country required that strong and effectual measures should be taken, and from the sentimenta that had been expressed from all sides, he had reason to believe that they were fuch as would meet with concurrence. He concluded with moving, "That the fubical should be taken into consideration in a Committee on Monday."

Mr. GREY faid, that it was necessary not only to get as many men from the number of those already trained to service, but to protect the nursery of seamen. He stated, that he understood there existed two obstacles to this nursery: first, the circumstance of impressing apprentices, which deterred young men from entering into the service; and secondly, the high bounties given in sea-port towns by the recruiting parties.

Mr. JEKYL asked what period of notice was to be given to the merchant ships to surnish their quota of men, that it might not operate as an embargo?

Mr. Chancellor PITT faid, that it was intended to operate as the most effectual embargo, and the object of the Committee was, to consider the best means in which that embargo could be applied; the operation would affect every ship as soon as the act had passed.

Mr. GREY faid, that in consequence of the event of his motions on Monday, so unsatisfactory to him, and, he understood, as little satisfactory to the Public, at a period the most important and pres-

fing that had ever occurred in the annuals of the country, he should now give notice of his intention to bring forward a similar motion, in order to ascertain the principle on which the war was still persisted to be carried on, a point which he had by no means been able to gather from any thing expressed in the amendment moved by the right honourable gentleman on the former evening. He should take an opportunity to give farther notice of this motion on Monday.

Mr. Chancellor PITT stated, that on Monday he expected to be authorised by His Majesty to bring down a message respecting the Austrian loan, which would of course be taken into consideration the day following.

Mr. HUSSEY observed, that this was a measure not only new and unprecedented, but on the consequences of which depended the public credit; before, therefore, the House should consent to give away such a sum for foreign service, it was important that they should be in possession of every information that could be obtained with respect to the effects of such a step in the present state of assays. He should therefore make a motion, "That the Governor and Deputy Governor of the Bank of England be desired to attend this House, in order to state their information on this measure."

Mr. Chancellor PIIT objected to this motion, as irregular in the present stage of the business, and give notice of his intention afterwards to oppose it.

The SPEAKER stated, that consistently with the forms of the House, what had been said by the honourable gentleman, could be considered only as an intimation of a future motion.

The order of the day being read for the House to resolve itself into a Committee on the bill for suspending the Habeas Corpus,

The ATTORNEY GENERAL moved, that the Speaker do now leave the Chair.

Mr. FOX faid, that having on a former night given notice of his intention to oppose the House going into a Committee on this bill, though he meant to object to the Speaker leaving the Chair, it was not on the ground of moving for a call of the House. There was nothing afferted in the preamble of the bill which had any reference to the law of treason. He would not pledge himself to the measure of bringing in a declaratory act to explain the law of treason. But if in the late trials doubts and constructions had been attempted to be introduced upon the statute of Edward III. which was in his mind the most simple and explicit upon the Statute Book, it was of importance that these should be done away, and that the late should be put upon the stooting of clearness and precision, for which it had originally been introduced. He meant to oppose the

motion for leaving the Chair, on the general grounds which had already been stated, and which he should not now recapitulate. It had been faid, that in fuspending the Habeas Corpus we only imitated the example of our fathers; the Habeas Corpus had indeed. been suspended, but the continuance of that suspension, after the period for which it had originally been fixed, was rare indeed. No fuch farther suspension, he believed, had ever taken place, where there had been no persons in custody. He referred to the instances in the reigns of William III. and of George I. and II. In these instances it had been suspended either during the period of rebellion, when it was of consequence to prevent any accession to the rebel force, or from the dread of attempts to affaffinate the King, which from the inflantaneousness with which they could be executed, it was expedient and necessary to meet by means of immediate prevention, neither of which circumfiances applied to the prefent period. He concluded, therefore, that the present measure was not more warranted by precedents, than it was by the general principles of the Constitution, and the consideration of the existing circumstances.

The ATTORNEY GENERAL declined entering into the general discussion, but deprecated any attempt to draw the law of treason into question.

Mr. Chancellor PITT faid, that for the honour of the country no case similar to the present had ever occurred. which we had now to encounter, arose from the progress of those principles, the dreadful confequences of which we had for fome years past had the misfortune to witness. Since the revolution the Habeas Corpus had been twelve times suspended, and in three or sour of these inflances the suspension had been continued without bringing forward any fresh grounds, only stating the general prevalence of danger. He referred to the preamble of one of the acts of William III. the year after the revolution, stating, that " Whereas there were just grounds to suspect treasonable practices," &c. only question then was, whether because the danger at the present moment was not precifely the fame, though in the minds of many rational persons it was of a nature infinitely more dreadful and alarming, we ought not to adopt the fame means of precaution that were employed in those former instances.

The House divided on the question "Whether the Speaker do now leave the Chair?" Ayes 68, Nocs 14.

The bill then went through the Committee, in which it was agreed that it should continue in force till the end of the session. The Report was then received, and the bill ordered to be read a third time to-morrow.

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The Committee of Supply and of Ways and Means were deferred till Monday.

Thursday, 29th January.

The ATTORNEY GENERAL moved the order of the day, that the bill for continuing the suspension of the Habeas Corpus act be read a third time.

Agreed to.

He then moved that the fuld bill do pass.

Mr. SHERIDAN rose and said, he was extremely forry he had not been present the preceding evening when some very strong observations were made by a right honourable friend of his (Mr. Fox) on the subject of the legal doctrines which had lately been delivered relative to the construction of the statute 25 Edward III. He said, he perfectly coincided with his right honourable friend in the observations he had made, though he would not press his sentiments on the House at that time, but should reserve them for some suture opportunity. He declared that he had opposed the bill in every stage, because he totally disapproved both of the principle and provisions of it—so much so that he could not suffer it to pass now without giving it his positive negative.

The question was then put, that the bill do pass, and on a division the numbers were,

Ayes 68, Nocs 4. Majority 64.

The Attorney General, Solicitor General, Mr. Pitt, Sir Peter Burrell, Mr. Baldwin, and others, were then appointed to take the fame to the Lords.

Mr. MAURICE ROBINSON gave notice, that he should on the first open day move for a Committee of the whole House, to take into consideration the most effectual means for preventing the mixture of flour in hair powder; a mischief which at the present moment called for the most serious attention of Parliament.

Mr. SHERIDAN said, that several communications had been made to him upon the subject, but one in particular, which he thought it peculiarly incumbent on him to mention now to the House, and that was the astonishing quantity of flour which was used as a substitute for hair powder by the soldiers of this country. This, in a moment of apprehended scarcity of corn, deserved the most delifiberate and attentive consideration of Parliament. He was forry he had not the calculation about him; but he would assure the House that it was of such a magnitude as to be almost beyond conception, and which when they heard would very greatly surprise them. As the honourable Member, however, had mentioned his intention of

bringing the subject before the House, he thought it his duty to take the opportunity of saying thus much on the subject, in order that His Majetty's servants might take the carliest opportunity of availing themselves of all the information on the subject that their situation so well enabled them to do.

Mr. ROBINSON faid, that as he understood Thursday next to be an open day, he should take that opportunity of bringing the matter on.

Adjourned to Monday.

Monday, 2d February.

Mr. Chancellor PITT faid, that the message which he thought he should be able to lay before the House relative to the Austrian loan, to-day, he must descr until Wednesday; and therefore he now proposed, that the discussion on that subject should take place on Thursday.

Mr. GRLY proposed that the motion, of which he had given notice, and which related in some degree to the last he brought forward on the subject of the war, might be brought forward on Wed-secidity, as he thought the object was of a pressing nature, in point of time as well as importance.

Mr. Chancellor PIT T thought that it would be inconvenient to bave two nights fucceeding each other for the discussion of subjects of such great importance, he had no desire to postpone the discussion of the motion of the honourable gentleman, but it appeared to him that the proposed arrangement would be very inconvenient.

It was then understood that Mr. Grey's motion should come on on Friday.

Mr. GREY then presented a petition from the merchants and other inhabitants of Southampton, complaining of the indefinite object of the war, the loss of blood and treasure by which it has been attended, and the manner in which we had been defeated by our allies, and praying that the House would exert every means which its wisdom could direct for procuring peace.

Ordered to be laid on the table.

Mr. Alderman CURTIS presented a petition of the Liverymen of London, whose names are thereunto subscribed; setting forth, that the petitioners seed it their duty, at this time, to express to the House their sum attachment to the constitution of this country, as established at the glorious Revolution: That the petitioners have seen, with concern, that the measures which have been hitherto exerted for bringing this war to a happy conclusion, have not yet accomplished that definable end, but they seemly rely on Divine Pre-

vidence that the bravery and ardour of our navy and army will be ultimately successful, and therefore praying, that the House will, in their wisdom, adopt such measures as shall effectually defend this country against its enemies, and obtain the blessing of peace, whenever it can be effected consistently with the honour and dignity of the State, and with that permanent security for which alone peace is derable, as important to the very existence of our trade, commerce, and prosperity.

The question being put, "That this petition be laid on the table,"

Mr. SHERIDAN observed, that the worthy Aldernan called this petition, the petition of the Liverymen of London. Now, as the House were likely to have petitions in abundance for a peace, it would be right that those who discred their representatives to prefent them, should know, when petitions were figned, whether they were to be understood in that House as petitions for war, or petitions for peace. There were many names, he observed, to the present petition, he did not mean to infinuate that they were not respectable men, on the contrary, he had no doubt they were so; but when it was stated that this was the petition of the Livery of London, it was necessary that neither the House of Commons nor the Public should be misinformed upon that point. There had already been held a very numerous meeting of the Livery of London, who had petitioned that House for peace. Did the worthy Alderman mean to deny that the fense of the Livery of London, in Common Hall affembled, had not been decidedly expressed in favour of peace, and that peace as speedily as possible? It was absolutely neceffary, therefore, that petitioners should understand the precise terms of their petitions, and above all, the use that their Representatives made of them. Many Liverymen figured the petition which was agreed upon at the Common Hall, and which had been already laid upon the table of that House, was it to be now infinuated that this petition came from a more respectable body of the same Livery, and was intended to pass in that House as a fort of counter-petition? He had no doubt but that many of the respectible persons who signed this petition, might have been told that this petition was worded in a more temperate and respectful manner than that which had been agreed upon at the Common Hall, and that such a representation of the matter might have induced many who figned it to do fo, and yet the intention might be, to use it as a petition for a continuance of war. He was justified in suspecting this to be the case, and in faying fo, for he knew the tricks and shuffles by which the Public were imposed upon. The whole system upon which the war had!

been commenced, and carried on, was misrepresentation and delu-It was in this manner fome perfons had already been induced to fign force petitions, and he had no doubt that others would be tampered with in the same way; it was the Minister's system. Nothing would better illustrate the answer which the Minister had advised His Mujcsty to give to the Address of the Court of Common Council of the city of London. Did not the Common Council understand they were asking for peace as speedily as could be obtained, confishently with the honour and fafety of this country? In His Majesty's answer was there to be found one word about peace? On the contrary, did he not declare he confidered it as an encouragement to continue the war. This was the fystem of Ministers. Now, if they really wished for petitions for carrying on a vigorous profecution of the war, upon their own plan, why did they not come at once boldly forward, and fry that fuch was their intention? Why did not Members who prefented fuch petitions avow it candidly to be their intentions to support the Minister in his own way, until he shall establish a Government of his own forming in France, or until this country was ruined? If that was what they meant, let them come boldly forward and avow it. It this was fairly and honeftly explained, they would not get the names of honest men to any peritions fo ambignously worded, as to admit of the possibility of making more than one confiruction upon them. If this was properly understood by the people, he would venture to fay, they would not get the names of twenty men to any petition that asked for any thing but peace, unless they were contractors, pensioners, and jobbers, who derived all their wealth from the bowels of the poor. He should be happy to hear any explanation upon this petition from the worthy Alderman who prefented it.

Mr. Alderman CURTIS faid, that with regard to the proceedings at the Common-hall, which the honourable gentleman had alluded to, the Majority there were a violent party, determined to hear only one fide of the question, and they resusted to hear him—They were not all Liverymen—Not one half of them were Liverymen; there were some, no doubt, respectable men among them, but the majority were not of the Livery. With regard to the petition now presented to the House, he could only say it was left at the London Tavern for signatures, and there had been no intersecence, on his part at least. Those who had signed, whom he knew, were respectable persons; they expressed themselves as friends of peace, but how was a permanent peace to be obtained under the present circumstances? By a vigorous prosecution of the war. He wished for

peace as much as any man, but the way he had mentioned was, the only way to obtain peace.

Mr. GREY adverted to the fort of explanation which the worthy Alderman had been pleafed to give upon this fubject: What was the meaning of that explanation?—He told the House he was a sincere well-wisher for peace! If he meant, generally, a well-wisher to peace, it amounted to nothing, for that we must all be: he said, he was convinced, that the only way to procure a permanent peace was, a vigorous profecution of the war—that was, in other words, to continue the war, on the principle of establishing in France a Government capable, in the Minister's opinion, of maintaining the relations of peace and amity. We were at war now for the purpose of destroying the present form of Government of France.—Then let the Liverymen of London understand, that their representative declared he prefented a petition for peace only when it can be obtained, by the destruction of the present Government of France-Was this fo, or was it not? Indeed, Mr. Grey faid, he believed the whole of this butiness to be founded on a system of delusion. any body doubted what use was to be made of petitions of this kind, let them look at the King's answer to one of them, which had been taken notice of by his honourable friend, in which there was not one word faid of peace. Let the citizens of London know, that the use which was to be made of their last petition was to use it as an instrument for the encouragement of the prosecution of the war.

. Mr. Alderman NEWNHAM faid, that the proportion of Liverymen at the Common Hall, which had been alluded to, was very fmall indeed. Many strangers took the places of Liverymen, and affumed their privileges. He had no difficulty in faying that the prefent was a direct counter-petition to that which had been agreed upon in that Common Hall. He was confident that if the opinions of the Livery were taken, they would be for the continuance of this war, until fuch a peace could be brought about, as might be permanent. He would fay, that the Government of France, in its present form, ought not to be treated with; he would go farther, and fay that he did not think that any Government of "France ought to be treated with possessing the territory which France He should prefer any war to peace with France, now pofferfed. while it possessed its present territory, because if we agreed with France for peace, in its prefent possessions, we should sign the death warrant of this country. He was aftonished it could be thought of in any place; he should be assonished, indeed, if a majority of that House should agree to make peace with France at the present moment;

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or he part, he would advice the nation to come to its last struggle, realler than do so. This, he believed, was the opinion of a large majority of the Livery of London: but at the Common Hall the fentiments of the Company were collected very unfairly.

Mr. Alderman ANDERSON agreed with his worthy colleagues as to the petition now before the House. He said it was signed by 1655 persons, and they all knew the contents of it. They wished for peace only on an honourable sooting. They signed it of their own accord, without any influence or solicitation whatever.

Mr. SHERIDAN faid, he did not mean to make any infinuation against the petitioners, but he was glad that the matter had been in some degree explained, and that this was now to be understood as a counter-petition to that agreed upon at the Common Hall. But the worthy Aldermen had thrown out something like an infinuation against the Common Hall, by which he believed they would not abide. They had faid, that the proceedings of that Common Hall did not express the sense of a majority of the Livery of London. Let them try the effect in another Common Hall.

Mr. Alderman LE MESURIER faid, he rose to confirm what had been faid by his brother magistrates respecting the Common Hall; to tumultuous and diforderly an aftembly he had never feen at Guildhall; and he could compare the proceedings to nothing fo like as what he had heard of the meeting at Chalk Farm, with this difference, however, that at Chalk Farm, as he understood it from the evidence given at the flate trials, the resolutions to be moved were all printed and previously distributed, so that those who there held up their hands might be supposed to know what it was they were voting. It was not fo at the Common Hall, the persons prefent did not know; and he was fure very few of them could hear the contents of the petition they then voted. He would complain that neither himself nor his brother magistrates were suffered to be heard. He would fay that in this House he did not expect to be heardhe had not the ability to arrest the attention of the House; but at Guildhall, holding as he did a responsible situation in the magistracy of the city, it was the duty of the Common Hall to hear him, as much as it was his to offer his fentiments to them. But it was not of himself, or of his brother magistrates only, that he complained; when any other gentleman offered himself to the Livery, if, after speaking a sentence or two, he let drop a word that seemed hostike. to the motion, a fignal was given from the Hultings, and instantly a torrent of hisses and hootings issued. It was notorious that the affemblage at this Common Hall was like to any thing but a meet. ing of the Livery-He had been informed by some who had signed

the petition now offered to the House, that they were at the Common Hall, but felt themselves so uncomfortable at being, as they were, furrounded by those who were not Liverymen, that they retired before the question was put-Others, whose bodily strengt's enabled them to stay, had their hands forcibly kept down when they attempted to hold them up against the question; and yet the result of this Common Hall was called the fense of the Livery fully and fairly taken. He imputed no blame to the worthy Chief Magistrate; but certain it was, that the barriers which were effected, as usual, for the admission of the Livery, were early in the day broke down. and perfons of every description forced their way in. There were Americans and other foreigners, who came in fix at a time; and he understood there were on that day feveral commissions of bankruptcy fitting, which helped to fwell the mass in the hall. He must complain, that so much animadversion should take place on the petition of 1654 of the most respectable Liverymen, when none had been made when the petition of the Common Hall had been prefented. figned by only 35 names; and on behalf of that very respectable number of the livery with whom he acted, who were neither contractors nor jobbers, nor yet struggling for power or places. would complain that while the fingle difference between them and his opponents was, that they prayed for a fafe and honourable peace, while their opponents asked for a speedy peace, they could not learn from those gentlemen what it was they meant by this speedy peace they asked for. Did they mean to lay this country at the feet of the National Convention of France? When gentlemen called for an explicit declaration, he wished they would declare what themselves wished and expected. He had heard that the National Convention had declared on what terms they would treat with this country-He had heard that they had faid in the Convention, "You must give up all your conquests, disband your army, and difmantle your navy, and then we will give you peace." If England could possibly listen to such terms, she would put herfelf in the fituation of the lion in the fable, who confented to have his teeth and his fangs drawn, and there instead of embracing a beautiful young lady, he was faluted with a club, which put an end to his existence.

Mr. FOX observed, that with regard to the company at the Common Hall not having the civility of hearing the worthy Alderman with patience, it was too often, perhaps, the case in popular meetings; companies of that fort did not very often listen very attentively what they did not like; but if the description, which had been given of that meeting by the worthy Magistrates, be just, it was a

ing to the House of Commons, the very petition which that company agreed upon, and that it had actually been presented without the least intiliation to the House that it was voted by persons, a large majority of whom were not liverymen. On the contrary, it was opened by the worthy Alderman as the Petition of the Liverymen of London in Common Hall assembled. As to the cavil about a speedy peace, the public common sense of that sentence was not that we should make a halfy and dishonourable peace, but that Ministers should set about putting our affairs in a train that might be celerate the period of negociation; this was meant by endeavouring to negociate; that was his sense of the duty of Ministers when he, talked of a speedy peace, and that he believed to be the same of a very large portion of the public.

Mr. Alderman CURTIS disclaimed any idea of throwing odium on the Liverymen who attended the Common Hall. He said, the meeting had been legally and fairly summoned by the Lord Mayor, and of course he was bound to deliver the petition agreed upon at that meeting.

The petition was then ordered to be laid on the table.

Mr. FOX observed, that as most of the objects for which he moved the Call of the House had been answered, and as many Members had since obtained leave of absence from the House, he should now move that the Call of the House, which stood for to-morrow, be discharged.—Ordered.

Mr. GREY adverted to the importance of the subject which was to be brought forward to-night, relative to the more effectually supplying the naval service. It was necessary the House should have still information upon the subject. He had been told that there were actually, in this country, at this time, a body of seamen, who were either not employed at all, or employed in such a manner as made them but of little use. He understood that they amounted to near 10,000: He therefore moved, "That there be laid before the House an account of the number of men and boys employed in barges, boats, &c. in the service of the Board of Admiralty, and who enjoy protection from them."

The like motions with regard to the Navy Board, Victualling, Ordnance, Excile, and Customs—as the those employed on the river, in the Watermen's Company; all which were ordered.

Some conversation then took place on similar motions relative to account of press-gangs, &c. which, with some limitation, were or dered to be laid before the House; as also an account relative to Vol. XL.

bounties given at different ports, from January, 1793, to January, 1795.

Mr. Chancellor PITT moved, that the order of the day should be read, for "the House to resolve itself into a Committee, to consider of a plan for the more speedy and effectual manning of His Majesty's Navy."

The House accordingly resolved itself into a Committee, Lord

Arden in the Chair.

Mr. Chancellor Pitt stated, that it was not at present his object to enter at large into the nature of the plan which he should now submit to the Committee. With respect to the necessity and expediency of the measure, in the situation in which the country was placed, all fides of the House had unanimously concurred; so that it would only be wasting their time, to dwell on points which had already to frequently and fervently called forth the support and approbation of every Member present. Except, then, any gentleman should be particularly defirous of any explanation in the prefent stage, his wish was, rather to meet the discussion, by bringing in a bill, and then proceeding as fast as possible to the Committee. when the blanks might be filled up and the bill printed, allowing a sufficient interval for all the parts of the kingdom to take the different clauses into their confideration, and to communicate any information that might appear to them to be material. There was only one general confideration to which he should call their attention in the outfet of the business. All had expressed, and, he trusted, fincerely felt, the necessity of great and unusual burdens, in order to meet the scale of exertion which it was incumbent upon the counto make in the present crisis. If they felt, as they ought, the pressure of that necessity, they must likewise make up their minds to the confequence—a great degree of inconvenience which must unavoidably be fustained. To this confequence they must be prepared to fubmit, except it could be proved either that the inconvenience was fuch as to outweigh the benefit to be reaped from the measure, on that some more convenient mode should be devised of carrying the same measure into effect. He trusted that, in the present in-Mance, instead of attempts being made to throw the burden upon one particular class, instead of joalousy being produced between inmity would cheerfully unite to confider what was the proportion which each could afford to bear, and in what manner the exertions the country could be most effectually called forth. In proposing the mane by which the plan how before the Committee might bell carried into effect, he must necessarily look to the principal

sources of the national force. The principal of these undoubtedly was instrade. He should look to the mercantile marine; -- first, as it was be quarter belt qualified to supply the exertions, which were now called for; and, fecondly, because so far as there was a separate interest, one were more interested than the stup-owners and merchants, that the country should be able to meet the naval force of the enemy, a maintain its superiority by sea, and to supply adequate convoys. The plan which he had to propose would be attended with two advantages. It would first relieve the outwardbound trade of the country from the inconvenience refulting from an uncertain degree of preffing men; and, fecondly, it would prevent the necessity of an embargo, a measure which had been resorted to in many former wars. The plan which he had to propose went to fix a certain number of men to be furnished by every vessel, in proportion to its tonnage, for the fervice of the Royal Navy, previous to clearing out. This would operate as an embargo on every individual ship, till it had furnished its particular quota; and the convenience with which it would be able to profecute its voyage, would depend on the alacrity with which it contributed to the public scrvice. On examining the Custom-house books for 1793, down to the month of September, he found that the total of the shipping of Scotland and England employed 100,000 men, and that the proportion of men to the tonnage was about one man for every fourteen tons. He proposed to take about one seaman out of every feven who were employed; though indeed it was not necessary that they should be able men, as he would put an alternative, that the ship-owners, if they were so disrosed, might, instead of one seaman, provide two landmen. No proportion was to be required from any veffel of less than thirty-five tons burthen; every veffel above thirty-five and less than seventy, to find one landman, every vessel above seventy up to one hundred and five, to find one seaman or two landmen; and fo on to an hundred and forty; and above that, to find one landman progressively for the proportion of every fifty tons. The reason why he made this distinction between larger " and smaller vessels, requiring the one to furnish a landman in the proportion of every thirty-five, and the other where above a certain tonnage only one in the proportion of every fifty was, that the larger veffels made a voyage perhaps only once a year, whereas the fmaller veffels employed in the coasting trade made leveral, and had therefore much more occasion for protection of convoy. He computed that the whole number of men obtained in this way might amount) between eighteen and twenty thousand. As it was intended to Trevent the veffels from clearing out, till they should have turnished

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their limited number of men, it was his object, that they should " then be permitted to clear out as speedily as possible. From the communications which he had had with gentlemen, Kom different parts of the country, he had the fatisfaction to understand, that there was no part of his plan liable to insuperable objections. It was his intention also to call upon the country for form supply of landmen, for the fervice of the navy. This supply harmeant to raite according to the number of parishes in the kingdom, and reckoning one man for the proportion, it might product a force of about ten thoufand men. Some parishes might not be able fingl, to furnish oneothers perhaps more. The way in which he meant to accertain the number, was by a lift of thinkabiled houses, not exempted from taxes. The mode of counit using the proportion, and of an using the means by which it was to be raised, he would leave to the Justices of Peace, at a special collons, to be fell for the purposeproviding only that a larger fan than had be adequate to the bounty given to volunteers, the this le levi de revery prish which should be a defoulter. by this new those the come forward would be voluncers, and in our feature of the levied upon defaulters being larger than the founds a mired, a make " would be afforded to all the mithes to a statem was to the utmost in the way of rom given. There we another quiner to which he meant to I we recover; the exercise in the iffilt mee to be derived from which, he was yet unable to make this vas, by raising a certain number of men one of the who were employed in the inland navigation, on any the its is and canals. To this quarter he looled as an excellent nurtery 1: our feamen, as those engaged in the inland navigation, from dic mode of their education and the habits of their life, were will qualified for the fea-fervice. Before, however, he could afcertain the probable amount co this fupply, it would be needfary to procure a lift of the barges employed in different parts of the kingdom. There was end one other mea-. fure which he should submit to the Committee, a measure which had been adopted in fermer wars, though not with ill the effect which it might have been calculated to produce. This was, to pass an act enabling the Magistrates to apprehend all idle and diforderly persons who might be able to scree His Majerty, and who could give no account of their means of procuring a liveliheod. This measure had been adopted in 1778 and 1779; it was then employed for the purpose of recruiting the army; it was now intended to be exclusively applied to the service of the navy. He had thus fated the general outline of his plan, which was all that he proposed upon the prefent occasion; he would now conclude with moving for

leave to bring in the bills for the different purpoles he had flutted the therefore moved for leave to bring in a bill frequiring owner and masters of ships to furnish a certain number of men, etc.

Mr. HARRISON acknowledged that the prefent propolitions were conducted, on the part of the right honourable gentleman who brought their forward, with great candour, and he by no me differented from him in opinion, that great exertions are at prefer necessary towards manning the navy. He would not give his cided opinion at prefent whether these were the most advised in means to be reforted to, but he was rather inclined to think the they were not, as they appeared to operate in a manner which apprehended would be deemed by many, not only partial but opposed Lie thought they bore particularly hard upon the commercial and triding increfts of the country, and also upon the landed in a cutuia degree. And, he faid, whenever the bill or bills, for care rying them into effect, should be brought before the House, het should certainly move a clause, which should have for its object. the tixing of all for of places and penfions above a certain years. fum. He thought it absolutely necessary, that when the merchants, the trider, and the landburder, were called upon in the fevere mannor they would be by these propositions, if carried into effect, to contribute to the fervice of the State over and above what they paid. to the general taxes of the kingdom—those who derived such splen did incores of the places and penflons they held, ought to contribute, in an equal proportion at least, to any additional taxes which it might be nece to be to burden any other parts of the fubjects with in consequence of any extraordinary measures which it might be ad acable to refort to on any particular occasions. In the present case, as he before observed, these provisions would operate very heavily upon the landholder, the trader, and the merchant, and h therefore give notice, that in some proper slage of the bill, he would custainly move a clause to the following effect: --- "That every per fon holding or enjoying a place or tension of 300L a year, there provide one feaman, or two landmen, for the fervice of the persons possessing 500l. a year, two seamen, or four landmen; for every 100l. above 500l. to whatever extent of fum, that man should be added." This, he said, would be only fair z reasonable; it would be only bringing those gentlemen, and other who received so very liberally from the bounty of the State, to contribute in some degree to the necessities of the State; and he though no reasonable or impartial man would hesitate to say, that when great emergencies demanded such extraordinary exertions, it would ill become men, fituated as were those he was now speaking of

the gentlemen on the other fide of the House, of what he included to do in case His Majesty's Ministers should not anticipate him on the subject. As the right honourable gentleman has only given the outline of his plan, he might possibly intend to bring some such measure as he had mentioned into the body of his pill. If such measure as he had mentioned into the body of his pill. If such measure as he had mentioned into the body of his pill. If such measure as he had mentioned into the body of his pill. If such measure his intentions now, or if, upon considering what had fallen from him, the right honourable gentleman she all introduce any plause to the same effect, it would give him great pleasure to see it proceed from a quarter from which it would issue with so much greater weight, force, and propriety.

Mr. JOLLIFFE faid, that notwithfunding he must acknowledge the preffure of the occasion to be very great, and that he would by no means wish to throw any obstroles in the way of effectually manning the navy with as much speed as possible; yet he could not let the present occasion pass without observing, that the mode proposed to be adopted tended greatly to partiality, and Lore, in a very great degree of proportion, heavier on many classes of men than it did on others. He faid, the right bonourable gentleman had, by his propolitions, stated that he intended to take a considerable number of men from our inland navigations, and from the flats plying on our rivers. Thefe, he deserved, were a very useful and laborious body of men, and it was effentially needlay to the good of the country that they should remain in it. Why were the honest, industrious, And laborious part of the community to be thus hairafied, and called From their homes and families, when there were to many idle and infeless members of it suffered to remain quietly at home, to the infinite detriment of the other fex, on whose stations and privileges they very materially encroached? We had crowds of men-milliners, and men-haberdathers, and flioals of flout able-hodied footmen, both of whom materially curtailed the places, and injured the wages of females, many thousands of whom would be employed in houses and thops, into which they now cannot gain admission, on account then being employed in these semale occupations. He wished, refere, the right honourable gentleman would endeavour to find which was at present directed against the Libourers in the country; The really he was of opinion, that at prefent the country could not? afford to part with many men of that description.

Me. FOX allowed that every degree of evertion was necessary to make the great bulwark of entire and to carry to important a measure into execution at

the fresent moment, would certainly meet with his approbation and concerence. It only remained to be confidered whether the mode of doing it as now proposed was the most proper or not. For his own part, se could not help thinking that the mode of enforcing the ship-owner to provide such a number of men, according to the tonnage of their respective ships, as stated in those propositions before the House, could only operate as a tax, and if so, it was certainly a tax which fell very heavily and partially on certain deferiptions of men. On the commercial and trading interests it fell with very great weight, taken in the view both of external and internal navigation. He faid, the measure was of the greatest importance, and he thought the greatest case and caution necessary in earrying it into effect, otherwise it would certainly defeat the very end which it was intended to promete. At the prefent moment, when the people were called upon to make fuch extraordinary exertions, and when fuch very firong meafares were proposed to be adopted, he was well affured that a very great majority of the nation were ardently withing for peace. They had heard many motions in that House in fayour of a tycedy peace, and he did not wish to hear such motions always opposed, on the exact meaning of this word—the extent of that word—or the forced interpretation of another; it was become absolutely necessary, he said, that the people should be satisfied one way or other what they had to expect from those mighty exertions they were called upon to make.

If he could be happ, enough to fee the preamble of the bill for carrying those propositions into effect run in these words: "Whereas all just and honourable means have been tried towards obtaining a fecure and permanent peace," &c. then, he faid, he was certain that, in that case, let the amount of the taxes be what it might—let the number of men required be ever fo extensive, he was certain the people of Great Britain would contribute their utmost efforts towards raising both, without the smallest murmur. But riveted as he was affured the country now is, in their fentiments for peace, he was very apprehensive they would never cordially enter into the measures proposed, so as to give them that effect which ought always to be expected, to a degree next to a certainty, before measures so extremely harsh and momentous were resorted to. - He was convinced, in his own mind, he fail, that the majority of the People were defirous of feeing a negociation for a speedy peace entered into with the present Government of France. Some fatire had been used, and ridicule attempted to be thrown, on the expression used on that side of the House where he had the honour to sit, " of. a speedy and immediate peace:" for his part, if there was any thing







wrong in the expression, he, for one, begged to tal a share of the But he contended, that the expression was perfectly right. He, and those who made use of it, certainly did not mean wiit a fpeedy and immediate peace, to be obtained on any conditions whatever; but they meant, that speedy and immediate meg'n's should be adopted for the purpose of regociating a peace with the present Government of France, on such terms and condition as this country might fairly and honourably agree to. It was time, he faid, that the people should be treated with candour and openness, and fairly informed what were the defigns of Minufers in making those vall exertions for carrying on the war. Whether it was to be con inued till fuch a Government in France was tettled, as should be entire'y agreeable to the present Ministers, or until we should be able to conquer the French people, by destroying the present Government, and dictating another to them. This was not the time for shuffling off explanation, and skulking behind evalve words admitting of a variety of interpretations. It was time to treak out, openly and bold-For his part, he would fay, that the great majority of the people of this country were anxiously parting after a peace—yes, and a peace with the present Government of France, and in this he thought they were right, and he would lift up his voice in joining them in their defire to obtain fo great a bleffing as peace would at this moment be to this country. He faid, he wished when gentlemen brought petitions, expressing the wishes of the people for peace, as had been lately done, they would take the trouble fo far to confider the fubject, as not to word those petitions in such a manner as to make them appear as if prompting the most vigorous and active profecution of the war. He alluded to the petition lately presented, he faid, by the Common Council to the King, to which His Maicity's gracious answer conveys to the mind of every man, that His Majesty conceived the petition to be the very reverse of what it was; for the answer promises them that the most active and vigorous exertions shall be employed for carrying on the war, without one fingle word in it relative to peace—when at the same time the petition was professed to be a petition for peace. He would not, he said, this pass much longer on the time of the House: he had thought it ecessary to make these observations in this stage of the business: he should fay no more till he saw the bill. He had no precise clause in his own mind to offer at present—he should endeavour to obtain every degree of information on the fubject between this time and So far as the right honourable gentleman had that of the discussion. mentioned his defign of conducting the business, by having the bill printed, the blanks filled up in the Committee, and afterwards time

allower, he did not mean a great length of time, but sufficient time for these so deeply interested in the business, to derive every benefit to, and advantage from, information—not, he said, with his fullest approbation. He should, therefore, posspone saying any more till the proper time came for discussing the merits or demerits of the bill.

Mr. CURWE I confidered the regulations proposed as amounting to a partial and heavy tax. He thought the coal trade, especially at this inclement set on, would be greatly injured; that a laborious and expensive task would be inslicted on the merchants; and that it might be finally considered as a general tex on property.

Mr. Chancellor PITT replied to those objections—First, that the outward-bound vessels in the coal trade would have a longer notice; and to counterbalance the other difficulties they might experience in comparison with other outward-bound ships, on account of the frequency of their voyages, they would be subjected to find their supplies, not by the single voyage, but by a certain number of them.

Next, in reply to the observation on the merchants, they were not bound to furnish men for His Majesty's navy, but merely to find them with equal activity and industry as for their own vessels, which they might do with much more ease while making up their own complement. By such a mutual accommodation, therefore, between the merchants and the State, it is evident that both must derive a peculiar and considerable advantage.

Sir FRANCIS BARING faid, that he could not let the prefent opportunity país, without flating a few circumstances which flruck him forcibly as tending to weaken the effects intended to be produced by the prefent propolitions, if carried into execution. feared they would tend to injure, in no fmall degree, the ship-owners and merchants of this country, by impofing an additional burden upon them at a time when those already existing were found too heavy This measure, he faid, called upon the owners of ships to provide a certain number of men over and above their own proper complement, and was to operate as a complete embargo on the failing of their fhips till fuch men were actually found for the fervice of Government. When the ship-owners came to refort to the different ports and places where it is faid fifty feamen are to be found at one, and an hundred at another, they, on inquiring what is become of this hundred, are told that forty out of that hundred are in prisons in France. - [A Member said, in a low voice, across the House, "No, not so. - The honourable Baronet replied, "Indeed, Sir, I believe you will find it is true."

Mr. BURDON withed one proposition to be relinquished; for Vol. XL. 3 C

unless failors entered more freely, the burdens would more severely fall upon those who selt the first impressions of the measures than upon the interior. The ship-owners, he said, had been anxious to shew themselves spirited in the necessary exertions, and therefore it was incumbent on the right honourable gentleman not to place them in hard circumstances. Notwithstanding what the right honourable gentleman had advanced in favour of Jis plan, he viewed it as a measure of extreme embarrassment to the merchants. If any facrifice were to be made, he thought it ought to be upon the part of Government, although he had ever been as penurious of the public money as was consistent with the necessity and honour of the nation. His constituents, he observed, were willing to grant taxes to any amount, if equally and impartially levied.

Mr. BRANDLING wished, in order to make the bill more palatable, that the failors should experience as much liberality as the foldiers had lately done. By the usual drawback, they receive about twenty-two shillings per month, and the prize money is commonly divided into fix-eighths, by which means the officers receive a larger share in proportion. This he concluded to be no more than reasonable; but as he was well affured of the liberality of the officers, he had no doubt, but in a moment of such emergency they would readily agree to divide the prize money into twelfths. He was proceeding to state other particulars, when

Mr. VYNER called to order, urging, as his reason, that the honourable gentleman seemed insensibly to be discussing such plans as would come with more propriety in another stage of the proceeding.

An explanation followed.

Mr. GREY paid the right honourable gentleman a very handfome and manly compliment on the fair and candid manner in which
he had brought forward his propositions, and intimated his intention of proceeding with the bill. He said the measure was undoubtedly of the greatest importance, and deserved the most serious
attention of every Member, whose duty it was to bring forward
every degree of information in his power. Many things had been
mentioned to-night, of which, no doubt, the right honourable gentleman would take care to avail himself. He particularly coincided
in opinion with an honourable friend of his, who sat near him.
He said, he thought also what had fallen from an honourable Baronet (Sir F. Baring) deserved the utmost attention. He had likewise
understood, by information from various quarters, that there was
too much truth in what that honourable Member had related respecting so many of our seamen being in the prisons of the French.

This was a thing, he faid, unheard of to fuch an extent in any former wars. Forty thousand of our failors were confidently said to be now in confinement in the hands of the enemy. This was a tremendous number to be deprived of in the hour of need, and shewed how very absurd it was for Ministers to persist in such ridiculous pride and obstinacy. They would not even acknowledge the French Government so far as to make an exchange of prisoners. For his part, he thought it was their duty to acknowledge immediately the French Republic, not only for the purpose of effecting so defirable a measure as that of an exchange of prisoners, but for the farther and more important one of opening the way for a negociation for a speedy and immediate peace.

Mr. Chancellor PITT faid, feveral honourable gentlemen had misapprehended the measure respecting the ship owners, and had faid, that they would be greatly injured by the delay which must inevitably happen, from their thips being detained till fuch time as the number of men they were to find were actually provided; whereas, in his opinion, it would be found to have the direct contrary tendency. It was true, an actual embargo would take place on their ships till the men were provided; but still this would serve towards expediting their failing in the end; for if this mode was not reforted to, they must apply to one of two others, which would still far more diffress them. They must either resort to a very strong and general prefs, which is not fo legal or conflitutional a remedy, or elfe make use of a general embargo, which would stop them altogether from proceeding on their voyages. In the latter case, they might lose all their men, who were liable to be impressed-in the former, they would certainly lofe to many, as to render it equally impossible for them to proceed to fea. The effectual manning of the navy was necessary for the security of their particular interests, and they must be content to put up with the particular hardships and difficulties which the fervants of Government were obliged to impose upon them, for the support of those interests; as such, he was of opinion, that when they came coolly to confider the fubject, diveftcd of those prejudices which the novelty of the measure might at the first glance impress their minds with, he was assured they would find it, as he had stated it, to be the best and most favourable of any that could, under existing circumstances, be devised for the purpose.

Mr. Alderman CURTIS agreed in general with the measures proposed by the right honourable gentleman (Mr. Pitt,) and was disposed to the utmost of his power to support the navy. As violent diseases required violent remedies, he was of opinion that the present remedy was the best calculated to effect the end proposed by it.

The resolutions were then put and carried, and the House immediately resumed.

The SPEAKER having taken the Chair, Lord Arden reported the refolutions of the Committee, which were immediately brought up and agreed to, and leave given to Mr. Pitt, Mr. Dundas, Lord Arden, the Lords of the Admiralty, the Attorney and Solicitor Generals, to bring in bills on the fame.

The Mutiny bill was read a fecond time, and upon the question that it now be committed.

Mr. MAINWARING observed, that on a former night he had presented to the House a petition of the innholders, relative to certain grievances under which they laboured from the billeting of soldiers; he therefore thought that in this stage of the Mutiny bill some cognizance ought to be taken of it, which he conceived had been promised by two right honourable gentlemen.

Mr. Chancellor PITT and Mr. Windham explained what was fpoken by them on a former night on this subject, and stated that they had been misunderstood on this head; they had no objection to the petition becoming the subject of a Committee, without discussing its merits in the charges of the Muniny bill.

The SPEAKER recommended that the petition should be referred to a Committee, after the Mutiny bill had passed the House.

The question was then put, that the Mutiny bill be committed—Agreed.

Tuefday, 3d February.

Mr. MAURICE ROBINSON moved, "That there be laid upon the table an account of all the ftarch, made out of wheat and other materials, that had paid duty from the 1st of January, 1794, to the 1st of January, 1795;" and also, "that there should be laid upon the table an account of all the hair-powder made out of wheat-flour, and other materials."

Mr. Secretary DUNDAS brought up an account of the troops of the King of Prussia, employed in the last campaign, agreeably to the treaty made at the Hague in the month of April, 1794; and also an account of the British troops killed, wounded, and missing, in the course of the last campaign.

The bill for the purpose of more effectually manning His Majesty's navy, by raising a certain number of men, in proportion to the tonnage of every outward-bound merchant ship, &c. was read a second time, and ordered to be committed to-morrow.

The bill for more effectually manning the navy, by raising a certain number of men for the sea-service, in proportion to the

number of parishes; was read a first time, and ordered to be read a second time to-morrow.

Wednesday, 4th February.

Mr. Chancellor PITT brought down a meffage from His Majefty, of which the following is a copy:

G. R.

His Mapply thinks proper to acquaint the House, that he has received from the Emperor strong affurances of a disposition to make the greatest exertions for the common cause, in the course of the next campaign. But it is represented on the part of His Imperial Majefty, that thefi officers cannot be made without the affiftance of a loan, which His Imperial Majesty is desirous of raising, on the credit of the revenues of his heredetary dominions, under the guarantee of His Majesty, with the concurrence of Parliament, to the extent of four nallisms; and it is stated. that jeb a lem, in addition to his other refources, would enable His Imperial Majefty to employ against the common enemy the force of 200,000 . effective men .- His Majefty is of opinion that, on thefe grounds, fuch an arrangement would be beneficial to the common cause, but thinks that it would be full more advantageous, if, by the means of a fimilar loan to a larger extent, the Emperor should be enabled to employ a force still more considevable; and His Maj fty has defired his Minister at Vienna, to express bis readinely to recommend to bis Parliament an arrangement founded on . that primitle. - Some temporary advances which His Majesty was induced to make for the immediate furply of the Austrian army, under the pressure of unforescen circumstances in the latter part of the last campaign. will be included in any arrangement of this nature: as foon as the negociution is concluded, His Majefty will not fail to communicate the refult to Partiament, but as any measure of this fort is necessarily connected with the confider tion of the provision to be made for the current service of the year, His Majefly has thought it right not to delay making this communication; and he relies on the zeal and public spirit of his faithful Commons, for taking such measures, as, on full consideration of all the circumstances, they may think most conducive to the immediate interests of this country, at the present conjuncture, and to the great object of reestablishing, on secure and honourable grounds, the peace and tranquillity of these kingdoms, and of Europe.

Mr. Chancellor PITT moved, that the message of His Majesty should be taken into consideration to-morrow.—Ordered.

Mr. HUSSEY faid, that as the meffage was to be taken into confideration to-morrow, he conceived that there was a measure pre-

viously necessary. He was extremely glad to perceive, that the sum to be granted to the Emperor was now reduced to four millions. [A cry of No, from the other fide.]—Then, if the reduction was not to take place, and the fum was to be fix millions, or perhaps to a larger amount, this flatement would make still more for his argument. This fum was to be added to the fum necessary for our own troops, for foreign troops in our service, and for our subsidiaries. Besides, he understood that there was another sum, which had not yet been brought forward, namely, the fum to be paid to neutral powers for the capture of their ships. All these sums added together, made an amount truly alarming." The quantity of specie in the country formed the basis of the credit of the paper circulation, of which the right honourable gentleman had lately occasion to experience the advantages. The effect, therefore, that might be produced by this loan to the Emperor was of the utmost importance. It was necessary, in order to keep up the confidence in the paper circulation, that a fufficient quantity of specie should be left in the country. The persons to whom he meant to move that the House should apply, previous to the discussion of His Majesty's message. were the best qualified to give information on the subject. Those persons were the Governor and Deputy Governor of the Bank of England; if any money was to be fent out of the kingdom, it was the Bank who must furnish it, and they, from their situation, must be acquainted with the extent of any specie brought into the country. They therefore must both be best acquainted with the state of specie at prefent in the country, and the effect of the fluctuation that must be produced by fending fo large a fum, as was proposed, to the Emperor. He concluded with moving, "That the Governor and Deputy Governor of the Bank of England should attend to-morrow. at the bar of the House of Commons, &c."

Mr. Chancellor PITT faid, that in opposing the motion of the honourable gentleman, he did not at present mean to enter much at large into the subject. He believed that the honourable gentleman could scarcely have made a motion more unwelcome to those who were its objects, than by requiring the Governor and Deputy Governor of the Bank of England to attend the bar of the House of Commons, in order to be examined on a speculative opinion, "What were the effects of sending such a sum of money out of the country?" He knew of no way in which they could communicate the information that was required, except by giving an account of the information that was required, except by giving an account of the information that was required, except by giving an account of the information that was required, except by giving an account of the information that was required, except by giving an account of the information that was required, except by giving an account of the Bank of England, though poin a different scale, he compared to a great Banking House, and the be possible to institute the enquiry that was proposed,

without injustice, impolicy, and violence. Though the motion brought forward by the honouruble gentleman was fuch as ought rather to furnish a ground of argument to-morrow, he could not help taking the prefent opportunity to warn gentlemen against adopting a principle, which, however fanctioned by prejudice, or plaufible in appearance, had been refuted by the experience of enlightened times, and by the present flourishing state of the commerce of the country. The exportation of specie had been held out as destructive to the wealth of a country, whereas the exportation of specie was to be confidered mercly in the fame light as any other exportation of commerce. Too rigid an adherence to the maxim of hoarding up their specie in countries where they had accumulated a large quantity of filver, had been found to be fuinous to their commerce. On the other hand, he was not ignorant that a fudden exportation to a large and irrecoverable amount, that is, to fuch an amount as could not be cafily compenfated for by the influx and reflux of merchandize, might make a fudden and alarming revulfion. But on the prefent occasion it was matter of consolation that the same state of Europe that called for new and unheard-of exertions, had produced also an influx of wealth, not less unusual and extraordinary. For the truth of this affertion, he appealed to facts. From the fecurity which this country afforded to the persons and property of those who had fled here for an afylum, it had become the centre of the wealth of Europe. In proof of this he mentioned the unufual drains, which had been last year made from the country by the subsidy to the King of Prusfia, and the extraordinary fervices of the year, without at all affecting the state of domestic commerce: the temporary depression-which had before taken place, had only ferved to establish credit upon a more firm and folid basis; this was the surest criterion of the flourishing and permanent resources of the country. At present the rate of exchange between this and foreign markets, was more favourable to this country than it had been at any interval of peace, and the price of dollars less than it had been at any former period, He stated these facts in order to do away the effects of the proposition, that the exportation of specie must be ruinous to the wealth of a country. But he remarked that the objections which had been urged on this ground, which even if true in theory, carried with them fo little force, refled in the present instance upon a statement of facts which was not well founded. - It was not necessary that the loan to the Emperor should be paid from this country in specie. There were many persons in foreign countries who would be glad of the opportunity to subscribe to the loan under the guarantee of this country. The money might be remitted by all the circuitous means such

as bills of exchange, usually resorted to in sending remittances out of the kingdom: and the only bad effect which could result from the measure, would be to lower the exchange in favour of this country.

Mr. Alderman ANDERSON faid, that it was impossible to add any thing to what had been so ably stated by the right honourable gentleman; and he had only to remark on the injurious effect of some questions that might be proposed to the Governor and Deputy Governor of the Bank of England, by Members of that House, if the motion of the honourable gentleman should be catried.

Mr. HARRISON remarked on the absurdity of the comparison of the Chancellor of the Exchequer, with regard to the exportation of specie in the course of commerce, and for a purpose such as the present. Where the exportation of specie in mercantile transactions is restrained or prohibited, the nations, it is true, are consequently cramped in their manufactures and resources, for where money is exchanged for raw materials, the raw materials are used in the manufactures of the country, which, by their exportation, produce employment for industry, an increased accompt to the merchant, and a large revenue to the State. But can the right honourable gentleman, he asked, assirt that the exportation of specie, which will do all this in mercantile assains, will have the same effect? He supported the motion, as he considered the measure of sending so large a sum out of the country in the present critis, to be a circumstance truly alarming.

Mr. THORNTON requested the honourable gentleman to withdraw his motion, as one that might be inconvenient in its confequences, and that could not be acceptable to his relation, whose attendance was required at the bar.

Mr. HUSSEY faid, that to be fure if the Governor and Deputy Governor were to appear at the bar, it would be impossible to prevent the Members of that House from putting to them any questions they might think proper, and this was what appeared to him the only plausible objection to his motion. As to every thing that had been said with respect to the exportation of specie for mercantile purposes, the case here was entirely difference the right honourable gentleman well knew that the money which was now proposed to be sent out of the country would never return. As to persons in so-teign parts subscribing to the loan, the present was too slimsy almost to deserve an answer. Those persons must be guaranteed by bills upon this country, and it was of little consequence whether we paid the sam in money, or in money's worth. It was impossible for the sight honourable gentleman to judge of the operation, of sending so

large a fum of money out of the country; it was for that reason that he wished to apply for information to those who were best able to estimate the consequences of such a measure. He had brought forward his motion, not as a party question, but from a regard to the fafety of the country. He feared that the loan now proposed would be extremely prejudicial to the state of Public Credit: how far his apprehensions were well founded, the sequel would prove; but he must consider it as a measure full fraught with danger and alarm. He paid a compliment to the diffinguished cloquence of the Chancellor of the Exchaquer; but faid, that if any thing was wanting to ftrengthen his disapprobation of the measure, nothing could be more effectual for that purpose, than the very arguments which the right honourable gentleman had urged in its support.

The motion was then put, and negatived without a division.

Mr. Chancellor PITT proposed that the blanks in the bill for the increase of the manning the navy, should be now filled up and the bill printed; that the Members might be able to confult with their Constituents, and bring in new clauses, if necessary, and that the bill should be recommitted on Friday se'nnight.

Mr. HARRISON offered a new clause to the following effects: "Be it further enacted, that every person enjoying a place or pension of the value of 300l. per annum, shall find one seaman, or two landmen; that every person enjoying a place or pension of the value of 500l. two feamen or four landmen; and for every addition of 200l. per annum, one feaman or two landmen."

Mr. Chancellor PITT faid, that he fearcely knew whether this clause belonged to the present bill, or to the bill for raising men from the parishes, it had so little relation to either. He was at a loss to determine whether the honourable gentleman meant it as a joke upon the bill, or upon the motion which he had laft year brought forward with respect to sinccures and pensions.

Mr. HARRISON disclaimed all idea of a joke; he was convinced that the principle upon which he had founded his clause. was that which must ultimately prevail; but admitted, that it more properly belonged to the bill for raising men from the parishes.

The bill then went through the Committee, the blanks were filled up, and the House being resumed, the report was received, and on the motion of the Chancellor of the Exchequer, ordered to be taken into confideration on Friday se'nnight.

The bill for raising men from the parishes, &c. was read a second time.—Ordered to be committed to to-morrow.

Received, by a message from the upper House, the bill for sus-Vol. XL.

pending the Habeas Corpus, and agreed to the amendments made by the Lords.

Thursday, February 5.

Mr. HOBART presented a petition from the city of Norwich, praying for a speedy conclusion to the war, by abiliuming from all interscrence in the internal assairs of France, and all other means that might be conducive to that desirable object. He at the same time stated, that he believed the sentiments contained in that petition, to be those of the majority of the inhabitants of Norwich.

Mr. COKE, Member for Norfolk, faid, that the tentiments contained in the petition were the unanimous voice of the people of Norwich, who were now tired of the fystem of imposture and delufion that had been to long fuccef fully carried on by Ministers. The honourable genileman would have acted with most candour if he had admitted this fact, infected of barely fisting, that fuch were the fentiments of a migority of the inhabitants. The right honourable the Chanceller of the Lacheques had lately affirmed, that the great body of the people of the country were still in favour of the war. If he applied to his right honourable friend (Mr. Windham), he would at least find himielt mittaken with regard to the people of Norwich, fines the very reason who had a profed his petition, were those who had formedly maperted the interests of that right honourable gentleman, and had now become defired to catricate the country from the ruinous fituation in which it had been involved by his permicious councils.

The Speaker, on his return from the House of Lords, to which he had been summer need to attend his Majesty's Commission, stated that the royal assent had been given to the bill for the farther suspension of the Habeas Corpus.

The order of the day was read for committing a bill for the purpose of more effectually manning His Majesty's navy, by raising a certain number of men out of the countries. The House went into a Committee, in which the Chancellor of the Exchequer stated, that it was his intention to proceed in the same way with respect to this bill, as had yesterday been a lopted with respect to the other bill for the same purpose.

Colonel MAITLAND objected that, from the short space within which it was proposed to take into consideration the report, Friday se'nnight having been fixed for the purpose, it would be impossible to obtain the necessary information from the most distant parts of Scotland.

Mr. Chancellor PITT replied, that w th a view to obviate this

and other objections, a bill with separate provisions would be adopted for Scotland.

The bill went through the Committee, the report was immediately rece and the bill ordered to be printed for the use of the Members.

Mr. Chancellor PITT faid that, though he had proposed Friday se'nnight to take the report into consideration, he had no desire to press the discussion, except within that time the needslary information could be obtuned, at the same time it must be obvious to every gentlem in, of, what consequence it was to proceed to carry into essent the object of the bill, without even the delay of a single hour.

Mr. GREY taid, he understood that the bill would not be printed till Saturday; it would be impossible, within so short a time, to fund into the country, in order to obtain information from their constituents, with respect to its different provisions. He therefore moved, that the bill should be taken into consideration on Monday se nnight.

Mr. Chancellor PITT affented to the motion, and added, that he had lately received a fuggestion which, if adopted, might tend to shorten the mode of procedure, though he was not yet qualified to decide on its effects—namely, by at once referring the means of raising the face from the counties to the petty sessions, instead of summoning, as had originally been proposed, a general sessions for the purpose.

Mr. HUSsleY moved, that there should be laid upon the table an account of all the grain, flour, malt, and brin, employed in the distilleries, &c.

Mr. SHERID AN feid that, upon a former occasion, he and another honourable gentleman had indeavoured to get some information of the services performed by the king of Prussia during the last campaign, in consequence of his engagements with this country. Some returns had lately been laid on the table on that subject, but these contained no information. It appeared that the King of Prussia had received from this country, the enormous sum of twelve hundred thousand pounds, without having tendered it even the smallest service. He thought it therefore necessary, previous to the discussion of the Imperial loan, to come to some resolution with respect to this conduct on the part of His Prussian Majesty. It was certainly no argument against granting a loan to the Emperor, that the King of Prussia had violated his faith. But this circumstance ought certainly to enforce on the House the necessity of caution, and induce them to take some step in the present instance, that might



operate as a warning, with respect to future transactions of the fame fort. His Majesty had stated in his message that he had received from the Liperor, the strongest assurances of a disposition to make the greatest exertions, provided he should be assisted by a loan of four millions from this country. He understood, if he could rely upon the credit of public statements, that in another country, the Purliament had been told of the absolute determination of His Majesty to guarantee this loan. This was a language which he confidered as very unbecoming, when addressed to the representritives of the nation, and as highly improper in Ministers, who were of course responsible for whitever proceeded from the Throne. Before such a determination had been expressed, he should have wished to have had something also like a positive determination from his Imperial Majesty to make the exertions which were to be the conditions of the loin. He should more particularly have wishe I for such a declaration from the Imperial Court, which had, at all times, been proverbially distinguished by ill futh. He recollected on this fubject a firing expicition of a right honourable gentleman (we suppose Mr. Windham), who had fud that, since the capture of Richard I., the conduct of the court of Vienna had been marked by an uniform forces of treachery towards this country. To gu rd agun't this reachers, he thought that nothing would be better, than for the House of Commons to show themselves alive to their duty on the prefert occiden. There were fome men who, though infenfible to the calls of honour, were yet not callous to the fense of shime. Some men of that description might be found among the Miniskis of Austria. It might therefore be of impertance, by way of warning to them, to come to fome resolution expressive of indignation and contempt, with respect to the violation of faith on the part of his Prushan Majesty. Mr. Sh rotan here referred to that article of the finits, in which it was ftipulated that 60,000 Pruffians should co operate with the British troops, and that a commissioner should L 1, pointed for the purpose of watching over the observance of this article. From the scraps of letters laid upon the table, it appeared that no commissioner had been appointed for this purpose. This, he contended, would not have been the tale, except Ministers had been aware that the King of Prussia, from the very first, was indisposed to perform his duty. He referred also to the memorial of the Emperor, which stated, that the effective co-operation of the Praffians might have been the means of faving Brabant, and, in confequence, of preferving Holland. Such were the effects stated by his Imperial Majesty to have refulted from the breach of faith in his Prussian Majesty. In his answer to this memorial, addressed to the Circles of the Empire, that Monarch shews a degree of apprehension, that he should have even been supposed to have had the smallest disposition to keep faith towards this country, after he had once received its meney. He should therefore conclude with moving this resolution—" That it appears to this House, that the King of Prussia received, from the treasury of Great British, the sum of 1,200,000l in consequence of the stipulations of the treaty concluded at the Hague, on the 10th of April, 1,44, and that it does not appear to this House, that the King of Prussia performed the stipulations of that treaty."

Mr. JFKYLL rofe, he faid, with particular pleasure to second the motion. On a former day, when he had riten to move for the papers mentioned by his honourable friend, he had been induced to hope that fuch papers would have been laid before the House as would have afforded fome information on the subject. This, as had been juffly observed by his honourable friend, had not been the enfe. A few miferable extracts of letters from Count Mollendorf, Count Kunntz, Lord Malmfbury, and the Marquis Cornwallis, in which the Pruffians ware mentioned maong a variety of other fubjects, had been hid on the table. By the express words of the treav, a commissioner was to have been appointed to remain with the Proflem army, to fuperintend their movements, and to afcertain whether the treaty was faithfully executed by his Prussian Majesty or not; whereas no fuch commissioner had ever been appointed. In reply to the argument that no commissioner had been appointed, Manifers might perhaps urge then reli fance to increase their own pottonage by any new appointment, and that they had therefore inftrue of their refident at Berlin to discharge that duty. It was of importance, on the present occasion, to attend to dates. The last instalment to his Prussian Majesty, had been paid on the 4th of October; but leng previous to that period, the Prussian troops had gone to the protection of his own dominions in Silefia, or to cooperate in the infamous project of the difmemberment of the unhappy country of Poland. What ver might be the reason of Minifters for their putting the line of conduct they had done, he was very doubtful that the same conduct might be adopted by the I imperor after he had of tained this loan, as had been used by the King of Pruffia, and for this reason, he cheerfully seconded the motion of his honourable friend.

Mr. Chancellor PITT adverted to the very whimfical notice which Mr. Sheridan had given on a former creation, that he would take an opportunity to make a notion on the Product treaty with-

out any notice. He could fearcely, however, guess that this was the period at which he would have chosen to have brought it forward. He was glad, however, that he had made the motion, fince he gathered from it that the honourable gentlemen did not disapprove of entering into a stipulation with the Emperor, since he had profeffed the principal object of the motion which he had brought forward, was to hold out a warning to the Imperial Ministers. Undoubtedly, if this was really his object, he should think it much more conforant to the general fituation of Europe, and the particular circumstances of this country, than he had reason to expect from that honourable gentleman. At the fame time he confidered it as rather fingular that he should bring forward that motion on a day that had been fot apart for taking into confideration the meffage of His Majesty, and, at the very moment at which the House were proceeding to discuss the propriety of adopting the measure to which his motion had a reference. It would undoubtedly have been more confistent if he had affigned the breach of faith of His Prustian Majesty, as a reason why the country should not enter into any engagements with the Emperor. As it at present stood, he thought that the best way to dispose of it would be, to move the order of the day. He would take the liberty of remarking, that, after all the attention which the honourable centleman had paid to the subject, he had not quoted accurately the terms of the treaty when he had explained them, that the Prussian force was to co operate immediately with the British troops. The terms expressly were, that they were to co-operate in the most effectual way for the common cause, either jointly or feparately. At the same time he was prepared to admit that the King of Pruffia had not adequately performed the engagements of the treaty, and that this country had just earse of distatisfaction with Yet, when he adverted to the effect which had been produced, even by his co-operation in retarding the progress of the French, he could not confider the pecuniary facrifice as too great, or regret the loss of the turns which had been expended for that purpole. But he could not possibly see what connection the discussion of the conduct of the King of Prussia had with the present question, or how it ought to prevent us from forming other engagements that might appear ferviceable to the common cause. He concluded with moving the order of the day.

Mr. FRANCIS faid, that he understood from the right honourable gentleman, that the King of Prussia had not adequately performed his engagements with the country.— He wished to know in what way he had fulfilled them at all? He could not but consider it as a very alarming circumstance, that Ministers should propose to

pass to the order of the day when a question was brought before the House, What had been the conduct of a German Prince who had received a lage sum of money from this country, and at a moment when it was in agitation to give a much larger sum to another German Prince? The right honourable Chancellor of the Exchequer had argued, that no conclusion could be drawn from the violation of treaty of His Prussian Majesty, with respect to the conduct of another German Sovereign, on whose faith no reliance could be placed, even still less than on that of the King of Prussia. Were he obliged to decide in which of the two he should place considence, he should be disposed to give the preference to the latter.

Sir WILLIAM PULTIFNLY declared, that he could not fit still and see gentlemen so mistaken in their statements. He had paid particular attention to the subject, and had formed his opinion from documents which he had reason to know to be authentic. The right honourable Chancellor of the Lychequer had stated, that the King of Prussia had not adequately performed the engagements of his treaty. In answer to this, he had to remark that, subsequent to that treaty, a very great change of circumstances had taken place; and, from a particular investigation of the business, he was firmly persuaded that the king of Prussia had rendered much more material service to the common cause by the manner in which he had acted, than he could have done by the most scrupulous adherence to his original engagements.

Mr. WHITDREAD faid it was of great importance, before the House agreed to fend money to one German despot, to determine what had been done in return for the money fent to another. The right honourable gentleman had admitted that the last had not adequately performed his engagements. The honourable gentleman who had just fat down, had afferted that he had much more effectually ferved the common cause than by the most rigid adherence to the terms of the treaty. There was the most convincing reason to believe, that the views of the Emperor and of the King of Prussia, were entirely similar; that they were both engaged in a common cause, the detestable project of subjugating Poland. He intreated the House to paule before they agreed to fanction this last desperate measure. He stated, as a most alarming circumstance, that Ministers would stand up in their place unabashed by a sense of their erroneous and wretched policy, and unconvinced by the experience of the repeated calamities into which they had plunged this once powerful, respected, and happy, but now enscebled, disgraced, and miscrable country.

Mr. FOX stated, that any doubt of the propriety of the discussion brought forward by his honourable friend (Mr. Sheridan) was now done away by the affertion of the honourable Baronet, to whose opinion he should always pay respect, more particularly when he affured the House that it was formed from authentic documents, that the King of Prussia had much more effectually served the common cause. than if he had acted in strict compliance with the terms of the It was of consequence to discuss whether Ministers had so much mistaken the interests of this country, that the only advantage arising from the treaty, was derived from the non compliance of the King of Pruffia. It was more particularly necessary to difcuss this topic, as what had been held out might serve as an example to induce the Emperor to treat and stipulate, in order to obtain the money, and afterwards to conceive that he might most effectually ferve the common cause, by not complying with the engagements into which he should enter. He might conceive himself authorised to employ that money in his own way, and according to his own ideas of policy and prudence, not for English purposes, or in subservience to English ideas. He might conceive, that perhaps the best way to deftroy those French principles, against which the war was carried on, was to apply the money which he should receive from this country, to the difinemberment of Poland. Such was the object affigned in all the memorials of the Empress of Ruffit, for her conduck to that unhappy country. And if there still remained in it one fmall spark of liberty, one latent principle of patriotism, and he was well perfused that there did, for he knew of how little avail pikes, guns, and fwords, and all the engines of despotism were, to fubdue the ur conquerable flame of freedom—the ardent glow of patriotifin—he might think that English money could be no way so well applied as to extinguith the laft remaining embers of these virtuous and noble fentiments. This opinion of the henourable Baronct deserved to be discussed in another point of view. of Prussia, by declining to comply with our slipulations, if by sollowing his own judgement, he had acted best for the common cause, it was not merely proper that we should vindicate his conduct from stigma, but that we should vote him some extraordinary motion of thanks. We had stipulated with him to furnish men, money, and actillery. He had furnished what was of much more confequence, wildom to Ministers, and abilities for carrying on the war. opposition to the opinion of the honourable Baronet, the right honourable Chancellor of the Exchequer had admitted, that the King of Prussia had not done all that might have been expected. was the case, it was fit that the House should declare it to their conflituents; it was fit that they should say, "We have given your money, as we thought, wisely; the event has proved to be otherwise, and we have only to regret that no adequate services have been afforded in return." It would then only remain to inquire, previous to any discussion of the order of the day, whether, at the period of forming the treaty, it was possible to foresee the failure which had since taken place, and whether, if the services afforded had been in idequate, nothing better could have been done by his Prussion Majesty?

Mr. SHERIDAN adverted to Mr. Chancellor Pitt's having complained of the time at which he had brought forward his motion; from the fort of notice which he had formerly given, the right honourable gentleman might naturally have expected that this was the very day which he would have chosen for that purpose. An honourable Baronet had stated that he had made up his opinion from extensive materials. What was the fituation of the country when Ministers refused to give the information to that House, which they had communicated to an individual? They furely had a right to be informed how the King of Prussia had acted much better for the common cause, than if he had kept the terms of the treaty. ever problematical the position might appear, there could be no doubt that there were two individuals, the worthy Baronet and his Prushan M jesty, who exactly coincided in that sentiment. again quoted the authority of the Emperor, who stated that the Pruffi in treops might have been employed to great advantage in He explained his former allusion to the Prussian treaty with regard to the immediate co-operation of the British and Prussian troops, as exactly conformable to the spirit by which that treaty was The right honourable gentleman had faid, that he, ly his motion, had pledged himself to vote for the Imperial loan.— No conclusion could possibly be more unfair. It would have been the most indecent and unparliamentary thing for him to give any opinion on that loan, before he had heard the arguments by which it was supported by the right honourable gentleman, and the security which its flipulations afforded to the country. But from the manner in which the Minister had conducted himself that day by resorting to the order of the day, in order to get rid of the resolution which he had moved, and refusing to declare to the country the violation of faith on the part of the King of Prussia, a violation which they were themselves compelled to admit, he pledged himself that this should be the last loan to which he would give his affent.

Sir WILLIAM PULTENEY explained as to two points: that he had never afferted that he had derived his information from any Vol. XL.

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documents of Ministers, but from others which he had reason to believe equally authentic.

Mr. Chancellor PITT also explained.

General SMITH entered his protest against the conduct of the honourable gentleman, in bringing forward a motion without having given the Members notice to prepare themselves for the discussion. On this ground, he would vote for the order of the day. At the same time, he expressed his disapprobation of the conduct of the King of Prussia. He reminded the House, that when the motion was made to subsidize the 62,000 Prussian troops, he had expressed his regret that the situation of affairs was such, as to require so large a force for the protection of Flanders. If these troops had arrived at the period appointed, he was pussuaded that things would not have been as they were at present.

Colonel MAITLAND replied to General Smith, and expressed his hope that Mr. Sheridan would take another opportunity to bring forward his motion.

Colonel CLINTON entered into a detail of the operations of the campaign; but in fo low a tone of voice, that we were unable to follow him in the course of his argument.

General TARLETON faid, that he did not know from what quarter the honourable Baronet had derived his information with respect to the conduct of the king of Prussia, whether from military documents, or from the conversation of military men. It was very easy, however, to refute what he had afferted, by a simple statement of facts. It was notorious that the most brushant arrangements had been made for the opening of the last campaign. A consideratial person had been tent from General Cobourg, and it was well authenticated that a principal part of the plan of Mack was sounded upon the supposed co operation of the Prussia troops. If these troops had been brought up according to the supulations of the treaty, the greatest advantages might have been derived to the common cause, which now had so materially suffered from their description.

The question was then put on the motion of the Chancellor of the Exchequer, to pass to the order of the day;

Ayes, 128; Nocs, 33. Majority, 95.

making einto confideration, it was accordingly read.

Mr. Chancellor PITT faid, that before moving the address in answer to His Majetty's message, he should call the attention of the House to the important circumstances in which it was brought forward. The message related to a negociation going on, not yet

finally adjusted. It was evident, therefore, that the communication would not have been made, except from peculiar circumstances, and the necessity of public business. It was obvious, that it would not be proper much longer to delay providing the supplies for the service of the year. If His Majesty should agree to guaranty the proposed loan to the Emperor, it was a subject intimately connected. with the question of the supplies. It was proper, therefore, that the busines should be known as early as possible, in order not to keep I ablie in suspense, with respect to the future situation of the country. He was extremely happy at the opportunity now afforded by His Mujesty's message, to discuss the general principle of the meature which had already been collaterally adverted to in the course of It would be impossible to enter into the details of the measure till the negociation should be concluded. If the question was now to decide, whether it was preper for His Majesty to guarantee a low for a particular force, there were three points to be 1st, The utility of the co-operation of Austria. The security for the performance of the slipulations. And, 2d, Whether the risk of the loan itself was greater than the probable advantage to be derived from the measure? The first of these questions, the general policy of the measure, was the most material, and that which he should most fully discuss. Great as had been the prejudices attempted to be raifed on the subject, he trusted to be able to refute them by the statement of a few simple points. These were, 1st, The impossibility of procuring peace in the present moment, which had been admitted by a great majority of that House. 2dly, The great and powerful exertions which had been recommended even by those who advised a negociation. We ought, thirdly, to confider the enemy with whom we had to contend; an enemy powerful in men and refources, and with whom this country had never fo fuccessfully combated, as when its maritime strength had been aided by the judicious application of a land force on the Continent, in order to weaken and divide the exertions of our opponents. If fuch was the character of those with whom we had to contend, persons, who had found a substitute for money, by resorting to refources, which he, however, contended could not be permanent, who had raifed an immense land force by the aid of requisitions. and who had been able to make greater naval exertions, than at any . former period, it was necessary that we should oppose to them the fame means which they employed against us. If he was asked, where was the money to combat their resources? Where was the land force to encounter their requifitions? Where was the navy to maintain its superiority on the sea? Such was the proud situation of

this happy island; all these were to be found in Great Britain.-If there was any deficiency, it was in the number of our land forces. It was necessary, therefore, that for these we should look to some great Power on the Continent. And to whom could we look but to the Emperor? Both from the extensive means which he possessed, from his local situation, from the military character of his subjects, and from his interest in the prosecution of the prefent contest, an interest which, as he would show, was increased by the difficulties and difasters which he had already experienced. That nothing was to be hoped from treaty, was fufficiently evinced by the dreadful example that had lately been exhibited, that there was no fecurity even from a peace which promifed to be concluded within a few weeks. If the road of conquest was found to be shorter than that of negociation; if we looked for a Power who was interested in the preservation of the Italian States, and to defend those provinces from the encroachments of the French, whose interest it was to defend Savov, and pieterve Piedmont, the Emperor was that Power. If we wanted a Power who would defend Spain, or be a barrier to the French in the Low Countries; for all these objects the House of Austria was concerned. The Emperor was that Power with whom we would naturally defire an alliance, if those objects were worthy our regard. Could this country submit to a fituation which, while it remained in the hands of France, deprived us of the fources of our wealth, and precluded the intercounfe of our commerce?

But he did not merely rest upon this argument, arising out of the general fituation of Europe. It was an object of policy to increase our force when confidered as acting upon our enemy in another mode. For what he was now to mention with respect to the situation of France, he had the admissions of persons who could not be suspected of giving an unfavourable statement. He had the admission of Tallien himself, corroborated by several other Commissioners and Members of the Convention, that the internal preffure of France was fuch, that it could not long be supported, unless the immense mass of pater currency was reduced. There existed no way of diminishing this mass, but by a diminution of their expences, and those exprices could not be lessened, unless their forces were reduced. Since the time that this statement was made, the pressure upon the interior had increased ten-fold, and ever fince the first day of this Teffion of Parliament, as far as we had regular accounts, things were declining to that point which must terminate in ruin. The question then came to this, will you abandon this mode of diffreffing your stiemy, a mode which, upon their own confession, will have the most

DEPTA BRANCH COLUMN · A. 1795. fure operation? It was necessary, therefore, that we should keep them up to the fame scale of exertions which must ultimately be fatal to their refources, and that by bringing into the field a force equal to any which they could possibly supply, counteract their professed object, to make peace with fome countries, in order that with a reduced chablishment they might more successfully carry on the war against others. It was probable that the King of Prussia would not come forward with the fame force as during the last campaign. This ought to operate as a ground for double exertions on the part of this country. The question was whether we would be parties to their scheme of policy, by allowing the Emperor to withdraw his force for the want of pecuniary affiftance, by thus affording fresh encouragement to the French in the profecution of the war, or accolerating a peace which must in its assue be fatal to Europe, and rumous to this country; most particularly against England was their It was with the wish to pursue the war against enmity directed. this country with unabated rancour, that they defired peace with the other powers of the confederacy. This argument brought him to the third point, the preservation of our naval superiority. feemed an uninimous fentiment to pervade the whole House, that our naval excitions should be limited by nothing short of our power of continuing them, but when the gentlemen on the opposite side oppe fed this measure, upon the principle of its cramping the navy, they opposed it upon erroneous views of the subject. The propofition on the contrary was attended with benefit to the navy. question now did not lav between the navy and the Austrian loan. It was not whether the naval interest should be facrificed to the Austrian Joan; but it was, whether after all the exertions used for the increase of the navy, they would not give such affishance as would be attended with benefit to the common cause, and even indirectly promote the interest of the navy? There were two ways by which? we maintained our superiority at sea: first, by increasing our own, marine to the utmost extent of which we were capable, and then by pursuing such measures as in their probable consequences would have tendency to weaken the naval strength of the enemy. If by means of affiftance granted to the Emperor, he brought into the field 200,000 men, the French could not pay that attention to their marine which otherwise they would; consequently their exertions would be diminished, and our superiority on the ocean would be

much greater than if their attention was not withdrawn from their navy, and necessarily directed to their military establishment, Taking the question in both these points of view, it was highly

He would next examine what objections could be

brought against the measure; or such objections as he had heard targed in former conversations upon the subject. The first was, as to the reasonable affurances of the suffilment of the stipulations of the treaty; and, fecondly, the chance of the burden falling upon us ultimately, supposing the Emperor should fail in his payment of the loan. To the first point, a curious fort of argument had been introduced, which, if pushed to its extent, would end in the annihilation of all fystems of alliance. It was argued, that the King of Prussa had broken his treaty, and, therefore, we should not enter into treaty with any other power. One gentleman, in the harsh language peculiar to him when he spoke of our allies, had taid we were not to treat with one despot, when we had been deceived by a fermer: an argument that could not be admitted to the extent in which it had been urged, except we were to renounce all illiance, and expunge every treaty from the annals of nations. We could never enter into any ticaty with any Menarch or Defiot, for fo the honourable gentleman had chete to call them, because we had met with one infrance of Ireach of faith. To this the principle must go, unless it could be stated, that, I coule the King of Prussia had failed in the year 1794, therefore, the Imperor of Germany was not to be trufted in the year 1795; or that the difference of times made fonce difference as to the principle. He was glad, however, in fome degree to find this principle abandoned, and the subject * matter of enquiry now was, whether we had fuch renfonable grounds of affurance, as by wife and experienced statesmen, had before Leen thought sufficient to secure the performance of the conditions of a treaty. What, he asked, were the general grounds of alliance between nations? Confidence in their good faith, a fense of common interest, and an apparent fincere inclination to fulfil their engagements. On these grounds he proceeded to defend the sincerity of the Emperer. The faith of Austria had been attacked, and declared to be notoriously bad; but, in his opinion, the history of that country would shew her to be faithful to her engagements, except in a period , of about two years, which had been remarked as a departure from ther general conduct. But could we imagine, that we had no reli-'ance upon the interest of the Emperor? He was under the pressing calls of interest and honour, to make respectable efforts of descace. Pride, honour, and interest, all stimulated him to the most effeetual means of exerting himself with effect. Could we suppose, that he would remain content to see the French in possession of the Low Countries? Would he tamely view their encroachments in company, or quietly remain a spectator of their conquests in Italy?

Was their preponderance in the scale of Europe, a matter of no convern to him?

As far as depended upon the disposition of the Emperor, he thought much of that was manifelled by the circumstance of his having now applied to borrow money at a large rate of interest, after, exhausting and burdening himself with the expences of three campaigns, had we not reason to suppose he was perfectly inclined to co-operate with us, when, after the events which had recently happened, he was not discouraged, but joined with us in the defence of Holland and the Rhine, by which the progress of the French had been retarded? It was not by this loan separately, that the Emperor could make those exertions, at this moment, he was employing every means to raife, upon his own dominions, taxes to be directed to the service of the war, and making the greatest exertions in calling upon his subjects to come forward with their contributions, in aid of the pecuniary afliftance which he might receive from this With respect to the question of security, was the sum country. of fix millions to be allowed to come in competition with the acquisition of the whole Austrian force? If we compared the sura with the number of troops to be employed, we should find that it was purchasing their assistance very reasonably. Though this loan was not adequate by itself to bear the expences of such a number of troops, yet, if it was granted, the refources of Austria which, without its affiftance must remain inactive, would be brought into action; and there were strong grounds to believe that the exertions of the Emperor, last campaign, had not been limited by inclination, but by defect of means. If the fact were even to be that the expence was ultimately to fall on this country, it would not be unwife nor impolitic, after having increased our own army and navy to the utmost, that we should, by adding to the resources of Austria, enable her to bring into action a formidable army, which otherwise would remain inactive. This loan was made in the face of the public, and folemnly and deliberately concluded in the eyes of all Europe. The conduct of Austria had never been such as to infer that she would, forgetting honour, justice, and policy, barefacedly break the conditions folemnly entered into. In her pecuniary engagements, the was interested above all others, and a breach of faith in them would be attended with consequences destructive to She had ever been obliged to have recourfe to loans; and from her fituation in Europe, it was improbable and impossible she could always maintain it without, at some future day, again entering into a fimilar transaction. With such a necessity under her

view, could she give that fatal blow to her credit which she must give if the broke with this country? On these general grounds, he concluded the was unlikely to adopt fuch a conduct. The right honourable gentleman defended the propriety of confinental confinertions, and observed that a right honourable gontleman opposite to him (Mr Fox), in his whole political career, had very itrenuo ifly desended the propriety of them also. He had accused other Ministers of leaving the country defittute of allies, and without these powerful connections on the continent, which were effectedly beneficial to the interests of this country. Belides all these conflictions, the treaty would contain supulations, provid no, that for ever three hundred pounds advanced, an objection upon the Luni of Vienna for four handred would be trunfinitt d to this country, and the privilege would also be focused, to fix the I imperor in his over hereditary territories, according to the eleiblished forms of the Courts of Juffice. Was it likely that, with fuch purvlege vered in us, the Emperor, in order to reliff its operations, would, in the perfent fituation of Europe, be induced to trumple upon every form of law, and to defeat every principle of juffice? If after all he was asked, if there was no risk, he was not prepared to make this affection, but that the confideration of risk should be allowed in every instance to counteract every probable ground of hope, was a principle to which he could never affent, and that the advantage likely to retult from the prefent measure was such as greatly to over balance invitik with which it might be attended, was the clearest proposition that had ever prefented itself to his mind. He concluded with moving,

That an humble addicts be preferred to His Majesty, to return His Majesty the thinks of this House ion his most gracious message, and for his condescention and goodness in having been placed to communicate to us the state of the respectation in which Hi Majesty has engaged with

the Emperor

To affine His Mijeft, thir, when His Mijeft, shill be embled, according to his gracious interion, to by before us the result of that negociation, and the arrangement relative to the temporary advances made by His Mijest in the latter pit of the last empaign, we shill proceed to take the subject into our further consideration with the serious attention which it will deserve that, in the me name, we think it our duty to express to His Mijesty the strong sense we entertain of the advantage which might be derived to the common cause from the vigorous co operation of a powerful Austrian army in the next campung, and to offer our humble opinion to His Mijesty, that, if it should appear likely that that advantage may be effectually seedied by enabling His Mijesty to guaranty, under proper conditions, a loan to be rused by the Emperor, to such an amount as may be thought reasonable and proportioned to the extent of his efforts, the adoption of such a measure may be essentially conductive to the immediate interests of His Majesty's subjects at this

conjuncture, and to the great object of re-establishing, on a secure and remainent foundation, the peace and tranquillity of these kingdoms, of Europe.

Mrs XOX faid that, after what had happened in that House to-night, he hoped he should not now be considered as exulting in the calamities of his country, if before he spoke upon this subjest, he defired the House to advert to what he faid in the course of the last session of Parliament. He begged of the House also not to suppose that he was now speaking the language of peevishness, and as he had been told on a former occasion he was doing, when he talked of the calamities of this country. He hoped the House would give him credit for what he faid, that we were this day in a calamitous lituation. This was what the House ought to feel when they were called upon to vote away, by millions at a time, 'the money of the people of this country. He hoped and truffed that the House would do him the justice he deserved, more he did not afk, which was to reflect that lefs than twelve months ago, at that unfortunite period when Parliament agreed on granting a fublidy to the King of Pruflia, he called upon that House not to adopt fuch a measure; and he said, that large as the sum was which was then asked for that subsidy, the consequence would be, if it was granted, that applications would come from other quarters, and to a still larger amount. Had not the event this day justified what he , faid? He laid no claim to applicate for what he faid on that occafion; there appeared to him no extraordinary fagacity required to make the prediction, as it was termed; it appeared to him to be the natural result of what was then going on. The Minister had commenced his speech upon the subject now before the House, with fome general observations upon the policy of this country having certain continental alliances; he was ready to own, that in a view of general policy, it was prudent with regard to the interest of this country, and especially in opposition to France, that continental alliance for us was a general good rule, but like all good rules, it was fubject to modification by circumstances; to be so bigoted in attachment to any rule as not to allow that circumstances might alter it, was the highest abfurdity in politics. The Minister had exprefied a great diflike-to the practice of pushing arguments to extremes, and yet he himself had carried his arguments to extremes indeed. As to the good faith of the Emperor, Mr. Fox faid, he never did put an argument to that extent, nor had he any necessity for doing so in making observations on the treaties into which this country had entered fince the present war; he thought he could see a closer connection between Prussia and Austria, in the way of treaty Vol. XL. 3 F

for subsidy from this country, than between Carthage and the Emperor. With regard to what the right honourable gentleman had said to-night, he asked the House if they did not recollect that last year on the Prussian Treaty, it had been word for word repeated. This shewed us that the opinion of the Minister was never to be altered by events; and here he must advert a little to what the Minister had said last year upon the subject of the Prussian treaty. He said then a great deal upon the faith of the King of Prussia, his interest and his inclination; upon that occasion, much was said on the same of the King of Prussia, and the security we had for his desire for military glory; we all knew how the event happened upon the subject of that unfortunate treaty; and he confessed he believed that arguments which had been used then in savour of the King of Prussia, and those which had been used to-night in savour of the Emperor, were just as applicable to the one as to the other of these two Princes.

The Minister, in the beginning of his speech, said something of the war; whatever he faid upon that subject excited curiofity. He had faid that the majority of the House thought with him that peace was unattainable at prefent. Now that might be the opinion of the majority of the House, but certain it was, that the right honourable gentleman himfelf had, a few nights ago, prevailed upon the House to evade that very question, by the amendment which he moved upon a motion made with a view of fettling that very queflion, and therefore it was rather too much to fay in that House what was the opinion of the majority. The next thing to be confidered, was the Minister's observations on the speech of Tallien in the National Convention of France. By the way, he did not think the Minister's information upon that subject was correct; but supposing it to be so, it amounted to nothing, for the whole of what was faid, in the way that Tallien was alledged to have faid it, was only the affertion of a man who might speak upon a particular point any thing to answer a purpose which he had in view, when he was, as it was well known he was, opposed on that point, in that Convention, by Cambon. The evidence of two men, contending for power in the way they were contending, he did not confider to be such as that House ought to rely on in the discussion of the important subject which was now before them: he therefore must intreat the House to be cautious as to the credit they gave to any account of the decay of the resources of the French; the resources of the French might fall, but it was the great business of that House to take care that the refources of England shall not fall in contending with France; and would the right honourable gentleman fay, that if this loan were entered into, and should be eventually paid by

this country, it would be possible for us to earry on the war for many years to come? It was faid that the money to be advanced for the lien could not be applied with advantage to the fervice of the navy .- Possibly not for this year, but could it not be kept in referve for future years? We ought to look to the means of continuing the war for any number of years that might be necessary. It was find that with the whole fix millions we could not add a thip or a man to our navy at prefent. This was a little difficult of proof. for he doubted very much whether the application of fome of that money to the fervice of the navy might not be very efficacious even for the present year, in future years it certainly must. But let it be enquired whether the Minister's doctrine upon this point, although probably false with regard to our many this year, was not strictly true with regard to the navy of France, Did the Minister himself believe that the rival exertions of France were in any degree cramped, although in future it was to be hoped they might, for want of pecuniary refources? Did he think that France would now have a greater naval force if the had no Continental armies to oppose the last campaign. The navy of I rance, notwithstanding all the exertions she had been obliged to make by land, was as great as her comparatively finall commerce, and perhaps want of naval stores, (which she did not want because she could not pay for them) would permit, and there was no ground whatever to suppose but that in the course of the present year, it would be as great as money could make it. With respect to the general policy of employing foreign troops in this war, he could not help arguing, from experience, that little reliance was to be placed upon them. The right honourable gentleman knew how much of the money of this country had been already fquandered for fuch aid, and every body knew what had been the conduct of our allies. It had been confessed that there were points in the conduct of the Austrians difficult to explain. He believed it not only difficult, but impossible to explain those points in any fatisfactory manner. It was no wonder the Minister declined entering into a detail of conduct which involved every thing that was fuspicious. But ought he not, before the House voted fuch an enormous fum of money, to give some account of the conduct of the Authrians before Tournay; ought he not to affign fome reason for their precipitate evacuation of the Netherlands, and that too against every remonstrance of the commander in chief of the British forces? And afterwards, when the British army had been obliged to retreat, and by the apparent diminution of the French · force, there seemed to be a favourable opportunity for acting offenfively, ought he not to give fome account of the furrender of the

captured fortresses? Ought not a British House of Commons to hove these things explained before they reposed this unlimited confidence in the House of Austria? In the latter part of the campaign, it was faid the Austrians acted better. Possibly they might, for then they began to be paid for their trouble; but was it not notorious that the Duke of York was left at only thirty miles distance to judge of their intentions by speculations on their movements, as he might have done of the intentions of the enemy? Was not this recorded in the London Cazette; and did it not stand as a proof that there was no amicable concert or co-operation between the Austrian and the British army? Were these points to be explained, or were they not; or was the House to be fatisfied with being told that they were difficult? What was the case at Tou-5,000 Auftrian troops were to fail from Leghorn to reinforce the garrison, but when these troops came to the place of embarkation, the commanding officer faid he had orders not to embark **till** he received farther directions from Vienna. When this was mentioned last year, the Minister said it would be improper to enquire too minutely into the conduct of our allies—a very infufficient answer, as he then thought, and as it had fince proved. But were we not now to have some explanation with respect to the conconduct of Austria, when we were going to enter into new engagements? We were not to reason, it was faid, on the present occasion, from our recent experience of the King of Prussia's conduct. The defence of that conduct, as well as all hope of future aid from that quarter, was now given up. The King of Prussia stood with the Minister now, as he long had stood with the public, and long ought to have flood in the opinion of that House. It was now too clear to be denied, that his real object had been the partition of Poland; to aid him in the accomplishment of which, he accepted of a fubfidy from this country. Might not this be the case with the Emperor, who had also views upon that devoted But the House of Austria, it seemed, must be thought remarkable for confiftency and good taith. - Was it fo? - Read the two manifestoes issued by the Prince of Saxe Cobourg, in the case of Dumourier, and you will find nothing more iniquitous in all the reprobated conduct of the French. In the first, he exhorts the French people to co-operate with that virtuous man, Dumourier, in the restoration of limited Monarchy, with affurances of the most difinterested aid and protection on the part of the Emperor. Five days after, finding the virtuous Dumourier not followed by his army, as had been expected, he iffues a fecond manifesto, recalling all' the promifes made in the first. Find an instance of greater perfidy

in the history of the world, perfidy not exceeded by the conduct of the King of Prussia with regard to Poland. This was the ally to whose faith implicit confidence was to be given, according to the right honourable gentleman who complained of putting extreme cases in argument. He was ready to lay that he would trust neither Prusha nor Austria, while their councils were directed by the same This prudence, the right honomable gentleman understood very well, when he was arguing on the affairs of France, for then he frequently talked of tuth, and confidence, and fecurity; and asked what with could be reposed in Roberspierre or Cambon, or any of the men who directed the Government. He always infaled then on confidency the character of the parties with whom we should have to treat, although only on the broad question of peace or wir. Now he thought we ought to be more attentive to the character of those with whom we were to treat for alliance and co-operation in curving on a war, thin of those with whom we were to treat timply for peace, for nothing could be clearer than that less security was needlary for the purpotes of making peace, than for making an alliance to carry on a win. The Minister was offended at the expression of Granti Dell to, which he endeavoured to turn, as if it had been meant to term every Monach a delpot. He hoped, nay he knew and felt, that there was a Monarch who had nothing in common with any defpot upon eith, but the name of King. honourable friend, who made use of the expression, had stiled these Monnels properly, for they had manifelted to the world that their uniform intention was to make the increase of their power the rule of their conduct. He called the King of Pruffia a defpot, meaning always the character or his councils, on various grounds. called him a defpot on account of his treatment of that brave and meritorious man, La Fayette, whom, contrary to every rule of civilized nations, he had most shamefully and cruelly imprisoned. What was La Payette's fituation now? When the Pruffian cabinet thought that they ought not to bear the whole of the odium, he and his companions in misfortune were transferred to Austrian prilons. What applications had been made in their behalf he knew not; but if report said true, the cabinet of Vienna, unable to avow what they did in the face of the world, added to the infamy of their conduct by the fulfchood and cruelty of denying that they were their He hoped and trufted that the conduct of these despots of Germany towards thele men, would make a deep impression upon a British House of Commons, and never be mentioned but with abhorrence.

The Minister said that the Emperor had various motives for maintaining the credit of his finances by good faith, of which he gave feveral inflances, speaking, as he this night was, as Chancellor of the Exchequer for the Emperor, in which character he knew it was effential to deny his despotism, for the finance and the power of a Defpot, with respect to public credit, always run in an inverse ratio. With respect to his interest in the war as an independent Prince, he never could discover it, and with respect to his interest as head of the Germanic body, was what they had all read in every newspaper, true or not. In concert with other members of the Diet he had agreed, that while preparations were making for another compaign, ferious endeavours should be made to open a negociation for peace. Such was, in fubstance, the resolution adopted on the proposition of the Elector of Mentz. Let it be supposed that the Empire having done what we refused to do, viz. declared a readiness to negociate with the French Republic, should conclude a peace; upon what fide of France was the Emperor, as Duke of Austria, to make his attack? If the impire were at peace with France, would it be the interest of the Emperor, or would it be in his power, to fulfil his engagement with us for continuing the war? We were now in a peculiar stage of the buliness, and it became us to consider our fituation very attentively. Four millions were to be given to the Emperor, for which he was to furnish 200,000 men, and perhaps two millions more for a proportion te addition of men. Now should it not be inquired, should not the House be satisfied that this was in the Emperor's power. He knew many well-informed men who doubted it exceedingly. He believed the Emperor had it not in his power; but he was fure the House ought to know that he had both the power and the inclination, before granting such a sum of money. He now came to the Emperor's resources, and his ability to pay the interest, which the Minister faid might be fafely depended upon-To this the answer was short-If the right honourable gentleman were a better arguer-if every thing he had faid were true-if even the Emperor had fill greater refources, he would find it difficult to perfuade those who feldom judged amiss w' ere their own interest was concerned, viz. those who had money to lend, men who were better judges of the folvency of a borrower than any Minister could be. These were the men the Minister should have convinced of the Rability and wealth of the bank of Vienna. Had he done so? By not means. The Emperor had already tried them upon better terms than were held out by the present loan, and completely failed. He would fay, completely failed; if not, let the experiment be tried again. It fignified nothing to make panegvries in that House upon the good faith and honour of the Emperor, and upon the folvency of the bank of Vienna. Let the Minister go into the city and hear the opinion of monied men. The answer it was easy to guese. It reminded him of what he had taid the other day on the verdiction a jury: "The verdict is not gailty, and that fatisfies me of the innocence of the ac used." The answer of monied men to the Emperor would be, "I will not lend you my money upon your own fecurity." This would fatisfy him of the intolyency of the Emperor. Now let it be inquired what we must actually lose, even in the event of the Emperor fulfilling his engagement. He offered a high rate of interest upon his own security. We enabled him by the proposed loan to borrow at a lower rate, and as money and credit were both marketable, we loft precifely the difference. The right honourable gentlem in feemed to doubt this, but it would cafily be illustrated. Suppose he had a ship of the value of 10,000l. which was to fail to the West Indies without convoy. Suppose it to be taken, what would be the cyret lofs? Alk the infurance broker the value of the infurance, and that would be the amount of the lofs. This loan was more objectionable even than a fublidy. Subfidies in general were paid in monthly inftalments, and if the fervices ftirulated for, were not performed, we could ftop faither payments, as in the case of the King of Proflia. But could we do so here? By no means, for if the Emperor should fail at any time to fulfil his energement, we should still be obliged to pay the whole amount of the loin. If he should fail to pay the interest, we should have to r ife 450,000l. a year to make it good, while for the fame fum we could borrow ten millions on our own account. What fecurity had we that the Emperor would be able to fulfil his engagements? We all knew that his fubjects, as well as these of the King of Prusfia, were an inimous in their with for perce. Should be liften to them, and wichdraw entirely from the centeil, could we withdraw from the payment of the lain? No, the credit of this country would be pledged for the whole fum, and it might be impossible for us to recover a shilling of it. The Minister had said much on the revenue of the Emperor. He wished he had stated the particulars and the furplus after defraying the charges upon it. The Austrian Netherlands were the fecurity offered for the former loan, but they were now gone. Did the Minister himself really believe the state of the Emperor's revenue to be fuch as to enable him to pay? If he was not able, we might pronounce as many panegyries on his honour as we pleafed, but after all we must pay for him. He instanced the case of the Silesian loan, where the late King of Prussia refused to make good the engagement to private lenders. If that

Monarch, for Despot he must not be called, could find a pretext for refufing to pay private individuals, with how much more cafe might a pretext be found between two nations? The fituation of the country was indeed calamitous, but not fo calamitous as it must foon become if this measure were adopted. This loan was to enable the Emperor to continue the war only for twelve months. Would the Minister fay that this war would be terminated within that period, or that if it continued longer the Emperor must not come every year for a like or a larger fupply? We should remember the finances of the King of Spain; he might, and probably would, come for our affiftance if peace was not foon agreed upon between him and the French. This was not, as he had been told on a foreer occasion, the language of pecvishness and passion; what he had already faid had been verified by the event, and what he was now faving he had too much reason to apprehend would be verified in the fame manner. Was the right honourable gentleman confident that the war would terminate with the next campaign? And was he fure that this war, which we had undertaken for the fake of order, morality, and religion; and with the concurrence and for the fafety of all Europe, would not at last fall entirely upon us; that we shall have to pay all the expence of it on the part of Vienna, Sardinia, Naples, Spain, and ounselves! That we shall have, in short, to pay for the nimics almost of the whole world? He might be told if we did not do this, what should we do? He would inswer, add this money to our naval firength, and depend upon our own exertions · inflead of depending on treacherous allies, for then we might be able even yet to fustain fix or k ven more campaigns, but by the prefent fystem that would be impossible. The conduct of Ministers was highly centurable for their want of crution in this war. He was of opinion, that the Dutch were not cordially with us in this war and the event had justified the opinion. How stood the cute with respect to the other powers; were the subjects of the different states attached to this cause against the enemy? he seared that if we compared them together, we should find they were not. He had reason to know that the King of Prulin hal actually refused to put his troops under the command of a British General, for fear they would revolt; he believed the fame apprehension was entertained of the Austrians. He wished His Royal Highness the Duke of York took a chair in that House and gave them the information he was possessed of upon that subject, and he was afraid that the effect of that information would be, that we can have no rational hope of the co-operation of the Pruffians and the Austrians in the next campaign. This being our fituation, the question was, whether it was

prudent in us to go on with fuch enormous loans, or to trust to ourselves, to offer peace, but to prepare for war? He was fure he knew which was the wifer course, and it was not his fault if that House did not alopt it; and if we went on upon fuch measures as that which was now proposed, we should drive ourselves rapidly to ruin, for in point of extravigance and folly, this measure was never equalled at any period of its existence. The right honourable gentleman had flited that this loin was not to affect the fupply of the year. So much the worfe, for then the people would not now feel the effects of it, and it might come upon them on a fudden when they' were unpict ared for it, and the danger of that fort of delufive hope of icearity was one of the greatest evils that could happen to a people.—He theorht, therefore, that if this butiness was to go on, the better way would be to provide for it at once, by ruling tixes; then the geope would fee the real fituation they were in, and would know what burdens they must bear, whereas, the other mode only tended to deceive for the prefent, in order to make their diffress at a future day the more intolerable. There were many other objections which he had to this measure, but these he might perhaps submit at a future period. He then moved as an amendment, that all the words after the word "defite" should be left out of the Address.

Sir FR INCIS BARING taid a few words against the loan.

Sir WILLIAM PULTINEY supported the address and the loan, as a very necessary and politic measure, the expense he confidered as very inconfiderable, when the benefits that might enfue from fo great a tent recment of military ftrength would be gained on the Continent. Many gentlemen feemed to think that the only thing this country ought to attend to wis her naval power; he, for one, was of a different opinion, he had as much reliance as any man could have upon the protection of our navy, but at the fame time he believed that nothing could be of an hessential consequence to us, or harafs the enemy more, thin a great army being kept upon the frontiers of France; and in for fir he agreed with the Chancellor of the Livel equer, that Iv a diversion of that fort, we would take much from the power of the enemy in their exertions If we thought of an invalion, which he was almost fure would happen, though he had not the least doubt, when it did, that it would be cafily repelled, this was a plan that we should adopt, for the reason he had just given. If we looked to peace, he thought that we should certainly give this affishance to Auttra, because France would be much more ready to treat for peace, when a formidable alliance was against them, than when the different Powers in Furope were entirely feparated and unconnected in the common coals.

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Mr. MAURICE ROBINSON spoke a few words against the loan, and wished the money to be applied to the service of the British navy.

Mr. W. SMITH faid, that if the credit of the Emperor was fo good, how came the offer in the city of feven and a half her cent.

to be there rejected?

Mr. BRANDLING was against any loan or subsidy to foreign Powers, and thought our reliance ought to be on our navy, and that every attention should be paid to it. He thought also, in confequence of the enormous scale of our expenditure, that the French might be encouraged to hold out from the idea that our finances would be exhausted.

The question was loudly called for, and the House divided upon the amendment;

Nocs, 173; Ayes, 58. Majority 115.

MINORITY on the Motion to address His Majesty on his Meffage relative to raising a Loan for the Emperor.

Aubrey, Sir John Baring, Sir Francis Bankes, Henry Baffet, Sir Francis Bouverie, Hon. Edward Bradyll, Willon Brandling, Charles Browne, F. J. Burch, J. R. Burdon, R. Buller, James Byng, George Church, J. B. Coke, T. W. Coke, Edward Courtenay, John Coxe, H. Hippeiley Crespigny, T. C. East, Edward Hyde Fletcher, Sir Henry Ford, Sir F. Fox, Right Hon. C. J. Francis, Philip Fitzpatrick, General . Grey, Charles Harrison, John Hill, Sir Richard Howard, Henry Huffey, William Hare, James Jekyll, Joseph

Lambton, William Henry Langston, John Leicester, Sir John Lemon, Sir William Ludlow, Earl Maitland, Hon. Thomas Martin, James Milner, Sir William Milbanke, Ralph M'Leod, General N. North, Dudley Pierfe, Henry Plumer, William Popham, Alexander Powlett, Hon. Vere Ridley, Sir M. W. Robinson, M. Ruffell, Lord William Shaw, Cunliffe Spencer, Lord Robert Smitl, General Tarleton, General Thompson, Thomas Thorold, Sir John Thomas, W. Wynne, R. W. Wyndham, Hon. P. C. Tellers. Whitbread, Samuel, jun. Smith, William Total 60.

Friday, 6th February.

A periion was presented from the Mayor and Commonalty of the city of York, deploring the calamities of the war, deprecating the idea of our interserice with the internal government of France, and praying that the House might adopt such means as might tend to bring about a speedy and honourable peace.

Ordered to be laid on the table.

The Marine Mutiny bill was read a fecond time, and ordered to be committed.

Mr. Chancellor PITT gave notice, that on Wednesday, the 18th of this month, he should bring forward the consideration of the Supply, and the Ways and Means of the Year, generally understood by opening the Budget.

Mr. WHITBREAD asked an honourable gentleman, who had been so materially concerned in the subject of the slave trade, when he intended to bring his proposition forward in that House, upon that subject?

Mr. WILBERFORCE faid, he intended to bring it forward this day fortnight.

Mr. THORNTON presented a petition, of which the following is a copy:

To the Honourable the House of Commons of Great Britain, in Parliament affembled.

The humble Petition of the Inhabitants of the Town and Borough of Southwark, convened by the public advertisement of the High Bailiff of the said Borough,

Sheweth, That your petitioners fincerely and awfully affected by a due fense of the trying and momentous circumstances, under which they now appeal to the wildom, and to the feelings of their Constitutional representatives, the Commons of Great Britain in Parliament affembled, find it their bounden duty, to give their opinion upon the present alarming slate of public affairs, with all the frankness and explicitness which the crisis demands.

And first, your petitioners freely and zealously declare, their true and unshaken attachment to the Monarch on the Throne, and to His Royal Family; and their firm determination to support the genuine principles of this most excellent Constitution, should any attempt from whatever quarter, whether foreign or domestic, be made to subvert it.

In revolving, however, the events of the prefent war with France, your petitioners with the deepest concern have observed, that the uniform bravery manifested by the British sleets and armics, has in no respect advanced the presumed object of the war, and now less than ever appears likely to attain it.

The confideration of the disasters and defeats which have lately attended the unsupported efforts of the British arms on the Continent, is in the minds of your petitioners bitterly aggravated by the restection that those

allies whose councils and resentments sirst engaged us in the contest, have wrung from the credulity and considence of the generous and industrious people of Great Britain large sums of money, for which, in violation of all faith, no adequate service appears to have been performed or at-

tempted.

In the events of a campaign so unparalleled in calamity, your petitioners, among other stall consequences, perceive a large addition to the existing national debt, the speedy diminution of which has been long held forth to your petitioners and to the country as a measure indispensably necessary to the maintenance of the Constitution as well as to the credit of Great Britain.

Under the increasing pressure of such burdens, your petitioners are convinced, however highly they are disposed to estimate the fortifiede and loyalty of all descriptions of their countrymen; and however readily they admit the temporary advantages, which both the general commerce and the public funds of this country may have derived from the terrors and calamities of other nations, that the consequences of persevering in the present destructive war, must tend rapidly to depress and ruin the occupations of useful labour and profitable industry, and ultimately to destroy the only true sources of the nation's power, our trade, our commerce, and our manufactures.

Under this impression, your petitioners are compelled to turn their thoughts most seriously and eagerly to the only real tentral for the evils they apprehend, Peace: for in the tranquillity, the civilized intercourse, and the commercial prosperity of the furrounding nations of Eutope, your petitioners conceive the commercial interests of Great Britain can only find their interest and support. In the pursuits of vengeance or ambition, in wars and camps, in desolation and bloodshed, even were the contest attended with temporary success, the result to a country circumstanced as this is, must be national bankruptcy and ultimate ruin.

On these grounds, your petitioners humbly but distinctly pray, that your honourable House, disclaiming every pretence of right, on the part of Great Britain, to create or correct a Government for France, and disregarding whatever is or may be the title or construction of that ruling power, which either does or may exist in that country, will earnessly adopt the most effectual means for recommending an immediate negociation for peace on terms consident with the honour and security of the British Empire. And your petitioners farther assure your honourable House, that if, contrary to the hopes of your petitioners, motives of inordinate ambition, or of implacable resentment, however rassly and improvidently excited in the mind of the enemy, should render it impossible to obtain a termination of hostilities upon tase and honourable terms, your petitioners will be found among the readics of His Majesty's loyal subjects to stand forward to the last means of exertion in defence of their country, or to perish with its fall.

And your petitioners will ever pray.

Ordered to lie on the table.

Mr. GREY began by observing, that the subject on which he once more thought it his duty to solicit the attention of the House, had already, in various shapes, and upon different occasions, employed the utmost powers of investigation, and had afforded opportunities for the most brilliant displays of genius.—At this time it had neither novelty to excite curiosity, nor charms to captivate the

imagination: yet, notwithstanding these circumstances, he was well convinced that it was still possessed of sufficient importance to arrest the judgment of every well-informed individual, and the frequency of its occurrence would, at the fame time, he hoped, have the effeet & producing temper in discussion, and wisdom in enquiries. At least, he now looked forward to the period of those vague and unfatisfactory declamations which had been uniformly indulged in the course of this calamitous war, and was prepared to expect an explicit avowal of the causes of our perseverance in this disastrous This, at any rate, he was entitled to hope, from the admission of His Majesty's Ministers, who had now expressly avowed the specific grounds on which they were resolved to continue the war, and who had, in pursuance of this avowal, authorised the right honourable gentleman to move the amendment, by which he had evaded the former motion which he had made. As to the general propriety of thefe declarations, whatever opinion others might entertain as to them, he thought that the multiplication of them was both impolitic and abfurd as to ourfelves, as well as unfatisfactory and inconfistent, so far as regarded the people of France. But without entering into that enquiry at prefent, and admitting thefe declarations as a fair criterion by which to judge of the spirit and tendency of that conduct which Ministers had thought proper to purfue, it flill remained to be asked, whether the amendment of the right honourable gentleman agreed with the spirit of these declarations, and whether he had, in his own conduct, deviated from Taking it, however, upon that amendment, and those declarations, he would afk, whether they were fo plain in their nature, and to incapable of misconstruction, as to warrant the right honourable gentleman in afferting that the House had already come to a final resolution, as to the impossibility of negociating a peace with the existing Government of France.—But whatever might be the fentiments of that right honourable gentleman, he would still trust, that the House had not hitherto adopted such an opinion in the latitude in which it had been laid down, though he well knew that he should be referred to those declarations themselves, as furnishing the most indisputable tokens of the fairness of his intentions, and the uniform bena fides with which he had acted in the whole of the In addition to this, he might probably be told of the mifreprefentations of the conduct of the right honourable gentleman, in which he and his friends were fo generally accused of indulging However this latter circumstance might be urged, and with whatever degree of violence former topics of discussion might be revived, he till was refolved to bring the prefent question, in

order that, if possible, it might be speedily brought to a fair issue, and the country fully apprifed of the specific object, for which they were shedding their blood, and exhausting their treasures. Important as, in this respect, the question would undoubtedly be regarded, he would beg leave to fubmit to the House, Schether its would not be proper to enquire whether these declarations bore on their face, that the destruction of the existing Covernment of France was abfolutely necessary, in order to restore this nation to the bleshings of In the extent of this proportion, he was confident the House would not support him; and therefore, if such appeared to be the meaning of those declarations, he was perfunded they would be thought nugatory. And, whatever might be the event of that part of his proposition, yet at any rate he should have the satisfaction of discovering whether the Ministry were really persuaded of the impossibility of negociating a peace with the existing rulers of France, and thus at last arrive at the real point, which he wished to afcertain, that without a change in the Governors of France, we must continue to wage a beliam internecinum till that event should take Even if this was the case, it was still requilite to be fair in the explicit avowal of these sentiments: the honour and happiness of the nation demanded it-juffice to that enemy with whom we were engaged required it-and even the reputation of the right honourable gentleman bimfelf most explicitly required it; for furely he must be dead to all consciousness, if he did not remember that the awful responsibility with which he was invested was hourly increating, and that he must now, if ever he was willing to do so, avow and act upon opinions which would meet with univerfal approbation, or run the rifque of involving this country in ruin by his own blind and wilful obstinacy. - Once more, therefore, he would put to the House, whether they thought the present Government of France was of such a nature as to preclude the possibility of a negociation? and whether they thought that the refloration of Monarchy in France was a fine qua non, without which a peace could not be effected? The right honourable gentleman, complaining of mifrepresentation, in his usual way, had faid, that it had never been his object to attempt to reflore Monarchial Government to France; though how could he obviate this bar to the opinions he had expreffed as to the possibility of a negociation, unless by retracting his former fentiments, and acceding to the possibility of a peace with the Republic? In support, however, of his amendment on a former night of debate, he had thought proper to refer to the various papers and public documents which had paffed during the course of the prefent contest; but, in the first place, in the declaration to the

people of Toulon, he had only taken notice of the fourth paragraph in that paper, totally difregarding the preliminary declaration, in which an explicit avowal in favour of Monarchy was required, and like vife neglecting to refer to the terms under which Lord Hood had profered the people of Toulon his affiffunce, in which the fame avowal in swour of Monarchy was required, and the destruction of that Monarchy, with particular specified acts of aggression, were stated as the grounds of the present war. And how, after these repeated declarations, could it be urged that any mifrepresentation had taken place, when he, and those with whom he acted, only relied upon the very words of those declarations, which ought either to be retracted, or the confequences must inevitably follow, When we next came to the King's Proclamation of the 29th October 1793. it would be found that in it would be discovered the same obstinate resolution, in resuling to treat with the present Government of France, and the same resolution to attempt every thing for its sub-In the body of that declaration, His Majesty had expressly avowed, that he would suspend all hostilities against those who would declare their refolution to adopt a Monarchial form of Government, and rally under the standard of that hereditary Monarchy under which their country had flourished for ages. What, join the standard of the hereditary Monarchy, unmodified in its privileges, undefined in its prerogatives, and tyrannical in its exercise, and, after having thus reftored the ancient despotism in all its unmitigated feverity, then the French nation was to think of limiting that power which it had once more rendered uncontroulable, and polishing those fetters which once more had been riveted upon them. But even supposing the people of that country had once a predilection for Monarchy, and fuppoling that we were once of opinion that the restoration of that system was the favourite object of their pursuit, as well as the most effectual means of securing our own tranquillity, yet did not the events of the war now teach us, that to attempt any more to interfere with their internal Government would be madness? And thus, from every domestic declaration of our Cabinet, as well as from their present obstinacy, it would appear that the restoration of Monarchy was that on which they were resolutely bent, and that the destruction of the existing Government of France was deemed equally necessary. That this was the real statement of the case, would more strongly be evinced from the declarations of the King's Ministers at foreign Courts, on the subject of the present contest. In support of this observation, he begged leave to refer the House to the declarations of Lord Robert Fitzgerald to the Cantons of Switzerland; to those of Lord Hervey, at the Court of Turin;

and, lastly, to the memorial of my Lord Auckland, at the Hague, to the States General. The latter, most particularly, was not a mere matter of speculation, founded on the wavering ideas of an unconnected individual, but had been confirmed by the fanction and authority of the House, of which that noble Lord was a Mem-And in that memorial it had been expressly taid, that the Convention could be confidered in no other light than as a gang of regicides, with whom it was impossible to conclude any treaty of amity, or preserve the common intercourse of political society.— Thus, upon the whole, whether it was our business to regard these declarations as from our own Ministers at home, or from those of His Majesty's Ministers abroad, it would still appear to be generally understood that the Government of France must at all events be changed, and the reftoration of feme species of Monarchy take place; fuch being the refult of all former declarations, what was the amendment made by the Minister? It confirmed every declaration that had been made previously to it. An argument had been used. that though the Government might not refuse to negociate with a Republic, yet with the prefent Government of France they would not negociate-Was that intended to be the declaration of the House? Upon this flatement he would not go again into arguments on the prospect of success; for he did not believe that, out of a very small circle, there existed a man who entertained the smallest hope of effecting such a change in the French Government by the war, as to enable the Government to enter into a negociation, notwithstanding the sanguine predictions and rash affertions of the right honourable gentleman.

In order, however, to support his opinions, the right honourable gentleman had recourse to partial and mutilated accounts of the debates of the Convention, and, from the weak and violent speeches of certain members of that body, he wished to infer that there was fuch a degree of debility in the refources of France, that we had the hopes of continuing the war with the fairest prospect of ultimate fuccefs. But against all these hypothetical reasonings, there was to be opposed the uniform experience of all the events which had taken place in the course of the war, and yet these arguments were fill continued to be enforced with a weight of experimental evidence against them, which must make every well-informed man at once furprised and disgusted at the repetition. In the course of the former debates upon that fubject, he had cited the inflance of America, in order to shew that those violent measures, the necessary confequence of a Revolutionary Government, were by no means incompatible with the future prosperity and peace of a rising State.

During the war with America, as well as in the war with France, a law of maximum was introduced, paper credit was first introduced, ; and the most violent measures used to prevent its depreciation; and yet America, notwithstanding all obstacles, had obtained her independence, and had rifen in glory, honour, and affluence. Here, however, he might perhaps be reminded of the very different natures of the American contests, and of that effential distinction which must ever be made between genuine freedom and a wicked and ungovernable licentiousness. But this distinction, though in many respects it might be admitted to be just, yet it, would hardly ferve the purpose for which it was made. French, whatever their excesses might be - (and in condemning the numerous acts of atrocity of which they had been guilty, no one could be more fincere or earnest than himself)—the French, he contended, were still animated with vigour in what they imagined to be the cause of freedom; and while their armies were actuated by the enthuliasm which that principle inspired, all attempts at subduing them must be vain and impracticable. Two years ago, their resources were said to be in a state of rapid decline; and from that decline their speedy extinction was confidently prognosticated. Such were the reasonings by which last year the House had been persuaded into a belief of the prospect of the speedy termination of the contest; and the opening of the campaign, it was faid, would foon realize the splendid anticipation of success with which we had been dazzled. How, in point of fact, had it turned out? We were witnesses to exertions, which the right honourable gentleman had admitted to be unprecedented, from this exhausted country, and which had rendered it the terror and admiration of every enemy; and thus, if we went on to estimate their decay from their exertions, we might find them in the complete enjoyment of victory, while our Minister was affuring us they were on the verge of desperation. for a moment that the people of France were to argue that a famine was apprehended to be fast approaching in England, from an account of the proceedings of the Lord Mayor on the price of bread, that the refources of the country were nearly exhausted; and that the navy of England could not be manned without very extraordinary measures, and indeed the plan which the right honourable gentleman had proposed for that purpose, resembled that of putting a certain number of men in requilition? What, he would ask, would the right honourable gentleman fay, if it was concluded in France, from these proceedings of ours, that we were on the verge of ruin? Most unquestionably, he would treat such conclusions with contempt. His own conclusions on the state of France, from the cyi-Vol. XL. 2 H 3 H

dence he had given, were in the same predicament. How, then, could we expect fuccess in contending with the French from the idea of their refources being nearly exhausted? Had we any hope of succeeding by force? or had we any hope from the divisions among themselves? What had been the consequence of the success of the combined armies? While Dumourier was fuccefsful, Paris was in confusion, and became subject to the dominion of the Brissotine faction. When the combined army was fuccelstus, the Briffotine faction was destroyed, and succeeded by the tyranny of Roberspierre. In short, if we reviewed the whole war from its commencement to the present time, we should find that the only effect of the success of the allies was to unite the French to their executive Government. They divided amongst themselves only when their own armies were fuccessful. What, therefore, became of our hopes of dividing the French against each other, when our defeats contributed more to that than our victories. But it was faid, we should not think of treating with France for peace, because we could have no security. He hardly knew how to argue that point. Security for peace he was afraid we could not have from any power in Europe. The fecurity of peace was founded chiefly on the interest of the parties. Could we have had better fecurity from Louis XIV., who, although a Monarch, was not less the enemy of this country than the present Republic of France? What fecurity could we have had for peace from Louis XVI. were he living, or even from Louis XVII. were he now upon the throne? None but fuch as was founded upon their interest, and that interest, according to the point of view in which the subject might appear to them. Not so exactly the case with regard to the French Republic; for they were bound to give way to popular opinion; and if honourable terms were offered to them, the popular opinion would naturally be in favour of such terms.— Therefore, if the question of security must be considered, we had a better prospect of it from a Republic, than from a despotic Monarch. Possibly, he might be told there was an instance of the uncertainty of the fecurity he had been mentioning in the case of , America and France. He admitted, that M. Genet had conducted himself improperly in America, and was recalled. tuous and able man, General Washington, had by his wisdom preferved the peace of his country. He made complaints, and was attended to in the manner which such a character deserved. as to Ministers exceeding their instructions, that was not new; there were feveral inflances of fuch conduct in other countries.— With regard to what the Minister had faid on the danger of introducing French principles into this country, he would ask him, if he really thought, that to burden the people, was the way to make hem more contented with their fituation, and confequently to make less likely that any dangerous principles might find their way hongst them? Or did he really think, that while the people of is country were permitted to continue in a state of prosperity, that ry would be real to plunge themselves into confusion and distress? pon these considerations, he thought himself entitled to call upon at House to remove every thing that appeared to be a bar against me possibility of opening a negociation for peace. This bar existed in the different declarations to which he had already alluded. But then the Minister would ask, what disposition did the French shew to make peace with us? He would fav, that the French had declared they would make peace with fome powers, in order to carry on the war more vigorously against others. From which the right honourable gentleman endeavoured to conclude that they had no disposition of peace towards us. Now, from these premises he drew a contrary conclusion; and he would fay, that the fair construction to be put upon that declaration was, that the French wished for peace generally, and that they would make peace with all those who were willing to make peace with them. The intemperate expressions which some of the Members of the National Convention had made use of when speaking against this country, had been, he feared, too much occasioned by very indifereet expressions in that House. Had it not often been said that there must be a determination in this country to carry on against the French, a war ad internecionem? What were they to think of fuch determination? It was, therefore, not at all wonderful that many of the Members of the National Convention should be much irritated, and should have made use of very exceptionable language, as well as some Members in that House. What really was the disposition of the French with regard to peace must be matter of opinion and conjecture; but were he to be asked his, the answer would be, that he believed the French would not at this moment be averfe to negociation. Perhaps he was deceived in this; but he could not be convinced of his error, until the experiment had been tried. how tried? Surely not by humiliation, but by a fair and equitable offer to negociate, upon honourable terms. If this were tried unfuccessfully, nothing farther could be faid upon the subject; we must proceed in the war with the utmost vigour. All he wanted, by what he should submit to the House, was, to remove those injudicious declarations which taught all who knew of them to believe that it was the intention of the Minister to carry on the war, for the purpose of destroying the Government of France. He wished to pave the way for a negociation, by acknowledging the executive power of France; and furely it was no great concession to acknowledge the existence of a power which made all Europe tremble.— There was nothing degrading to us in making fuch an acknowledgement. They had not denied our competence to treat with them, and he faw no danger in acknowledging their competence to treat with us. But the right honourable gentleman would ask, Upon what terms would we make peace? This would be an unfair queftion. He had avoided mentioning any thing about terms; thefe he left to the Executive Government, a power which was justly poffessed of the means of judging first upon that subject. He knew, that had he mentioned any thing of terms, he should be asked by that right honourable gentleman, if he would wish to state to his enemies the terms on which we would accept peace, before wo knew any thing of their disposition, and whether he would wish to encourage the enemy to advance in its demand of terms, by our readiness to propose concessions. He therefore avoided every thing upon that point. Indeed, he knew that the very nature of the circumstances of war, might, within an hour, alter the complexion of that case. All that he asked of the House was, that they would confider feriously, and confcientiously, whether they were prepared to countenance the Minister in his perseverance in a war, carried on for the avowed purpose of changing the Government of Franceit was not necessary for him to say, to restore the old Government of France. But let the House consider, whether they would anfwer to their consciences and to their country, for supporting a war upon fuch a principle. He had faid he believed that the people of this country were almost unanimous in their desire for a negociation; he would now repeat that opinion, and add, that he believed that the people of this country were almost unanimous in a wish that an honourable peace should be concluded between this country and France. The right honourable gentleman expressed himself as if he still thought that the people of this country were eager to carry on the war, and that too upon his principle. But a right honourable friend of his (Mr. Windham) lamented that the people never had been fufficiently eager for this war. Now, upon this fubject, he could only fay, that in all popular meetings where petitions had been discussed, and there were already a considerable number, the resolution for peace had been carried in them by a great majority, Something like counter-petitions had been attempted; but they had been all obtained on the principle of asking for peace in a way more likely to be successful than the others. If this was not so, let the right honourable gentleman shew him one petition that did not expressly sik for peace. Having disclaimed all ideas of discouraging the people of this country, by bringing this subject forward again, and insisting on the necessity of the House coming to an explicit declaration, whether or not this war was to be continued for the puspose of destroying the Government of France, and also on the necessity of the Public being properly informed on that point, he concluded with moving the following resolution:

Refolved, That this House considering that in the support which it has given to His Majesty in the prosecution of the present war, it has at no time had any other object, but to restore to these kingdoms the blessings of an equitable peace. That with a view to accomplish this humane and desirable end, every formal difficulty which may stand in the way of a pacific negociation with the Powers with which we are at war, ought, in the sirst instance, to be removed; and that without some acknowledgement of the existence of a competent Power in France with which His Majesty may negociate, and conclude a treaty of peace on just and reasonable terms for both parities, there can be no termination of the present war, but in the destruction of one of them.

Confidering farther, that the existence of such a competent Power in France has been directly acknowledged by several of the Powers of Europe, as well as by the United States of America, with all of whom, during the present war, France has maintained the accustomed relation of peace and amity:

And confidering also the existence of such a competent Power in France has been, in various instances, virtually admitted even by the Belligerent Powers themselves, some of whom have entered into public resolutions to make overtures for peace, is of opinion that the Government now existing in France is competent to entertain and conclude a negociation for peace with Great Britain.

Mr. Secretary DUNDAS faid, that, when this suject was last before the House, he had expressed his doubts on the propriety of making fuch declarations on the part of this country as were then called for. He would now fay, that he remained fo much of the fame opinion, that he was certain no possible good, but on the other hand, much mischief must arise from declarations of any sort. and more especially of that fort which the honourable gentleman's motion of this day seemed to hold out. He said he conceived it to be a principle of the Constitution of England, that neither the House of Commons, nor any other body, had a right to interfere with, or dictate to, the Executive power in any matter or thing. which the Constitution had expressly entrusted to that Executive If the House of Commons, or if the people should, at any time, be of opinion that the servants of the Crown, or Executive Power, had forfeited all title to their confidence, then either or both of these bodies, had a very plain and simple mode of procedure only to adopt, which was that of addressing His Majesty to remove these servants from his councils in order to obtain that redress which they might think the nature and situation of their case required. The honourable gentleman who brought forward the motion, against the adoption of which he was now about to argue, had, in his opinion, by fo doing, improperly interfered with the Executive Power, inafmuch as this motion went to bind the Executive Power to a precise period of time in which it was thought necessary to enter into a negociation for peace, a point which belonged to the Executive alone. It was true it did not expressly fay that the Ministers of the Crown should infantly negociate a peace; but it conveyed a fentiment very nearly approaching to it; for it faid that the present Government of France, as it is wexists. was no impediment to entering into a negociation. For his part, the right honourable gentleman faid, he was of a contrary opinion, and in that orinion he had no doubt he should be supported by a very great majority of that House. He by no means complained of the honourable gentleman for bringing forward this motion, he had, in direct and manly terms, avowed that he had not the fmallett confidence in the prefent fervants of His Majesty, and that he thought them incapable of carrying on the war with due and proper effect. The honourable gentleman had an undoubted right to form fuch an opinion, and an equal right to avow it, but it was not to this description of men that he meant now to addies what he had to fay; it was to perfons of a very different defeription, a very great majority of that House, who had, from the very commencement of the war to the present hom, placed the utmost confidence in His Majesty's Ministers, and who had, very lately indeed, affured His Majesty that they would use every exertion in their power to enable His Majesty to prosecute the war with additional energy and vigour. His right honourable friend's amendment last night certainly declared that it would not be proper or expedient to make peace with France, until there existed in that country fuch a Government as might enfance fecurity and fleadiness in any treaty which we might enter into with them. But excepting that defire which it expressed to have security and reliance upon the party to be treated with, there was nothing in that declaration that was against our treating with any particular form of Government; neither did it exprcss a wish to dictate any Government to that country, or make any particular objection even to the prefent ruling party, farther than a with, under all the circumstances, that it was a Government in a fituation which could be depended upon to muintain any treaty of peace and amity that could be concluded between this country and that. Having faid thus much, he would fairly put it to the House, whether any farther declaration, parti-

cularly fuch an one as the honourable gentleman now propoled; was either necessary, proper, politic, or wise? He would ask those who had voted for the amendment on the night before, if they could think it right? their answer, he was fure, would be "certainly not." He therefore trufted, that all those who had not withdrawn, and faw no reason to withdraw, their confidence from the Executive Covernments mule be fatisfied that his right honourable friend's amendment went far enough, and that all other declarations were not only unnecessary, but wrong. He must allow, that much depended upon the object which the honourable gentleman had in bringing forward repeated motions of this fort. If he did not repose confidence in the present Ministers, this mode was certainly a fair one if he meant it as an engine for displacing them; to him, therefore, and those who took up this as a party question, he was not addressing himself now; he would address those who had agreed in his right honourable friend's amendment, who really wished that peace could be obtained, but never that it should be fued for, far less concluded, until it could be done with fafety and honour to this country, as well as the general advantage of Europe. And be the Government of France what it may, he gave it as his decided opinion, that this country ought to come to no declaration wherein these were not the ultimate and only objects. The honourable gentleman had endeavoured to support the motion which he, this night, brought forward for the confideration and determination of the House, by quoting passages from the declaration of Lord Hood previous to the giving up of Toulon, by his fubsequent declaration of the 29th of October 1793, and by the declaration of Lord Auckland at the Hague; but he faid, the honourable. gentleman had certainly mifrepresented the meaning of these pasfages, and had drawn inferences from them which the language did not warrant. But why have recourse to those? They certainly were not the language of Ministers; neither had those who published them any instructions from Ministers so to do. Not that he condemned any thing that was in those papers, because he believed they were just what they ought to have been; but being dictated from the circumstances and emergency at the time, and with that diferetion and ability which those noble Lords possessed, it was improper to ascribe to Ministers, as their language, the terms on which papers were expressed, which they never could have. The honourable gentleman had faid, that not only the language of these declarations, but also from time to time, delivered by Ministers since the commencement of the war, held forth the sentiment that no peace could be entered into, or was intended to

be entered into by the present Ministers, unless a monarchial Government was restored in France; nay, he had even gone so far as to fay, unless the old despotic monarchy of France was restored. This he politively denied; and he defied the honourable gentleman to prove that Ministers had ever, either in written declarations or by word of mouth, expressed such to be their sense and determination. As individuals, perhaps, they might have uplent their own private opinions; he believed he had, for one, faid that he could wish a monarchial form of Government to be received again in France; and he was fairly of opinion, that no fettled or fecure Government would ever prevail in that unhappy country until a monarchy was restored of some kind or other; but he never had mentioned the restoration of the old despotism as his wish, nor had he ever said, and it was unfair to infer it of His Majesty's Minifters, that any of them, because they might wish for a particular form of Government, would therefore advise His Majesty not to make a peace till fuch a form should be established. However, Mr. Dundas faid, had the declarations contained the language which the honourable gentleman contended they did, but which he denied, still it was not the language of Ministers. It could only be faid it was the language of Lord Hood and Lord Auckland. Hood was fent out by Ministers without any particular instructions; he acted according to his own difcretion, for what he thought best for the interests of his country—a conduct which had always eminently diffinguished the life of that noble Lord. As to Lord Auckland, he had expressed himself as was very natural for a man to do in his fituation, with great warmth and zeal, he had almost . faid with indignation, against the atrocities that were then committing in France. His Lordship had spoken indignantly of the cruel and infamous conduct of the regicides, and he believed that at that precise period of time, almost every man in Europe thought and spoke as indignantly of those regicides, as Lord Auckland had done. Still, this was not the language of Ministers, but only of Lord Auckland and Lord Hood. But even admitting, for the fake of argument, that these declarations had all been fanctioned, or even drawn up by Ministers, he denied that the meaning of the language was fuch as was contended for by the honourable gentleman, and , certainly did not hold forth the doctrine that no peace could be made with France till a monarchial Government was reflored. Of the honourable gentleman, and those who wished to negociate with the present Government of France, he would ask this question, Whether, from the time of the first revolution of that country down tos. the prefent, there was any time at which they could not have negociated? He was sure there had been such times, and if the had nourable gentleman would exercise his judgement as much as his cloquence, he would find that this was, of all others, the most unwise, impelitic, and impracticable time for such a negociation as that proposed. He recurred to his former argument against declarations of any fort, whatever Government existed in France,

thought the House, by their former vote, had gone fully as far they ought to do. The only thing which, in his mind, remained for them to do, was to decide on carrying on a vigorous war. as the furest means of effecting a secure and honourable peace; any attempt at negociation he confidered as crippling the energy of the executive Government, and therefore not less dangerous than inproper. It could do no possible good, and might eventually do much mischief. The responsibility of Ministers was a sufficient check upon their conduct; but that responsibility they would in fome measure be relieved from, were the means of earrying on these plans to be taken out of their hands, and the conduct they must follow prescribed by others. A consideration of times and circumstances could not be separated whenever negociation became possible.—He considered the late acquisitions of the enemy as unfavourable in the highest degree to any attempt to negociate. He here adverted to the great strength of the French may, which, he allowed, was greater than it ought to be, and greater than it had ever been in the best times of the Monarchy—and greater than he hoped it very foon would be. He adverted also to their being possession of Brahmt, Flanders, and Holland, as circumstances which ought to weigh greatly against a proposal for peace coming from this country at the present moment. He reminded the House that they had, in their address, affured His Muesty of their zeal and support in sarrying on the war, and therefore he must think that notions brought on day after day, enticing them to make declarations perfectly incontifient with their affurances to the Throne, ought not to be encouraged, befides, they tended to weeken and harafs Government. If, infle d of duly agitating these questions, gentlemen were difpleafed with the prenfent Mini ters, why did they not move a resolution of that House to put the management of the public affairs into other hands; if, however, the House had not withdrawn their confidence from the Executive Government, they would trust to that responsibility which was a sufficient inducement to Ministers to transact whatever business they were entrusted with in the manner which they conceived to be most for the good of their country. He averred that His Majesty's Ministers had already gone as far as they ought, by the amendment which had been Vol. XL. 3 I

in which they had faid, that no form of Government should prevent a negociation for peace, whenever it could be entered upon with a prospect of security, of amity, and good faith.—A vigorous prosecution of the war now, with the vast means and resources that this country possessed, was the best means of obtaining this security. The present motion, by depressing the spirits of the people at this time, would have a very bad effect, and therefore he found himself under the necessity of moving the previous question.

Sir EDWARD KNATCHBULL faid, he rose for the express purpose of seconding the motion made by Mr. Dundas, as he was politive the Ministers had never used the language imputed to them. He regreted that he could not compliment the honourable gentleman on his present motion, as he had done on the former occasion, when he gave previous notice of the words of his motion. honourable gentleman stated that the French were willing to negociate; but he really believed that they would liften to no negocia-He also stated that the English were unanimous in wishing for peace; they are unanimous for peace, but think a vigorous profecution of the war the only means of obtaining it. They do not want the precarious peace mentioned by the honourable gentleman, but a peace likely to be permanent and fecure. He contended, that if motions of this fort were brought forward, the confequence would be to produce nothing but interruption and difagreement, when affection and unanimity throughout the nation were to much wanted.

Lord HOOD feeling himself called on in a particular manner by what was stated with respect to Toulon, begged the attention of the House for a few minutes. His Lordship stated, that the people of Toulon and Marseilles, executing their rulers, and wishing for the restoration of Monarchy, had applied to him for protection which, upon these conditions, he agreed to afford them. without any particular instructions or communications with Ministers at home. From a conscious sense of doing what he thought his duty to his country, and an effential fervice to the Toulonnese. he did take them under his protection; and as to the proclamation. it was entirely his own. Upon that, as we'll as every other subject, he had one general observation to make, that he would, on all occasions, act up to the best of his judgement for the benefit of his country, whenever called on fo to do; nor would he ever shrink from responsibility for whatever he might so do, but take his fair chance of gaining that approbation which it had always been his fludy to merit.

Mr. WHITBREAD junior role to support the motion, and a · offer some observations upon what had fallen from the Secretary of State; and confessed that he rose under sensations of awe infinitely fuperior to those which always impressed him when addressing the House; because he felt that the decisive struggle was fast approaching, in which individuals were to use their last exertions as shen, and in that momentous contest, he could not feel that an united nation was to be engaged. The House had been told from great authority, that a French faction existed in the kingdom; the Legislature had chastisfed the people by the temporary suspension of one of their dearest privileges. If that chastisement was deserved, the inference was fearful and obvious, if undeferved, the people were calumniated by their Government, and between the calumniated and the calumniators, no identity of interest or feeling could exist. The right honourable gentleman had, instead of meeting the question, endeavoured to prove that his honourable friend had not adopted the proper line of conduct, and had pointed out to him the motion which it would have been his duty to make; a motion for the removal of Ministers.

He confessed that he was not at all surprised at the choice of the right honourable gentleman. The motion he proposed, was one from which he could not apprehend any very fatal consequences to his own power, he had too good an opinion of his own influence. and that of his colleagues, in the House of Commons, to imagine that an address to the King, of that nature, would be carried; and even if it was carried, he could still have recourse to a measure in which part of the prefent Administration were not unpractifed, to advise the King not to attend to the addies of the Commons, The right honourable gentleman and to retain his Ministers. would have done better, in his opinion, to have mut the proposition ' with a decided negative by his vote as well as his speech, and to have given the people of this country, as well as of France, a clear understanding of what the object was for which they were fighting. This, it was contended, had been done on a former night by the amendment moved by the Chancellor of the Exchequer, which was stated to be explicit upon the subject.

Whether this was the fact or not, he should leave to be served by the mover and seconder of that amendment, the former of whom had declared it to be so totally opposed to the original motion of that night, that he should have no scruple to give that motion his direct negative, and the latter had declared it in his opinion so clearly to comprehend every thing proposed by the original motion, that he should have voted for it, had not that amendment been proposed

How far the nation might take that amendment for a genuine and plain exposition of the lentiments of the House of Commons, he would not pretend to determine; but he could not believe that the Chancellor of the Exchequer had meant that it should be understood, for when asked for an explanation of these ambiguous words, he had declined giving any commentary upon them, and left the words to speak for themselves. Under these encumstances, another motion had been brought forward by his hon purable friend, not as had been falfely stated, in order to throw this country at the feet of France; not even purporting that an immediate negociation for peace ought to be attempted, but for the purpole of removing the infurmountable obstacle to negociation, which at present existed. The right honourable Secretary had expressed his disapprobation of mounts of this nature in all wars, he must, however, be well aware, that this was was of a fingular character. In ordinary wars, a direct recognition of the Government against whom we were contending, wis certainly superfluous, but in thi instance, where the competency of the exitting Government in France, to muntum the relations of amity had been expressly and repeatedly denied, some formal resolution of the nature of the cas proposed, was an indispenfable preliminary to peace. His honourable friend had, as it appeared to him, most fucces fully argued, that the orenal object of the war was the refloration of royalty in I ronce. Minuters now affected to disclaim that doctrine, but in disclaiming it, the right honourable Secretary had delivered it as his opinion that the monarchical form of Government was the only one in France which could afford to us a reasonable ground of security in peace. It was true that, alarmed at the strength of his own e pression, he had afterwards confiderably foftened it, and told the House that it was the best calculated for that purpose. But from every one of the public declarations of this country, it was manifest that the restoration of royalty was the object of the war, and more particularly from the public declarations made at Toulon. It had been afferted that Lord Hood had no instructions from Government on this head, and the noble Lord had himself, on that evening, confirmed the affertion. But he would ask whether if Lord Hood had received no politive instructions at least, he had not had some conversawith Mi niters previous to his departure, by which he had regulated his conduct. [Lord Hood faid across the House, No, No.] Mr. Whitbread faid, he certainly should not dispute the fact with the noble Lord, but that he could not help remarking upon it, as a most extraordinary circumstance, that a commander should be fent upon a service to important as that committed to the care of the noble Lord, and not receive from Ministers the smallest inclumation of the nature of their intentions. But at least the committee oners had confirmed the acts of Lord Hood at Toulon as far unther related to the support of royalty in that city. Now, had we been able to retain possession of Toulon, would this country not have been pledged to carry on the war to the restoration of Monarchy in France? Again he was told no. Should we then have consented to a Requible at Paris, and fought for the muntaining of a monarchical form of Government at Toulon? Was it meant to pass such able relities upon the House and upon the people?

It, I wever, the restoration of a monarchical form of Government in France was not indiffenfible to a negociation for peace. the motion of his honourable friend was not to be adopted, because we had still a reasonable prospect of success in the war, and of for any the French to establish such a form of Government as should be able to maintain the proper relations of peace and amity; and this hope was founded not to much upon our strength as their weak icls, and then the House was referred to nice calculations upon the fubicit. He would not attempt to refute by figures, thereies that were overthrown by facts. The people of England had been told, in the infulting paragraph which had been introduced into the King's speech, that they could not fail to observe the rapid decline of the French relources, upon what was this observation to be founded? Upon the strength and position of the French armies? on the exertions of their marine? on the stupendous works carryn on in the interior of their country? upon the acquantion of tarritory they had made?—The Chancellor of the Exchequer had indeed gravely told the House that, fince the commencement of the present session, the resources of France had been very materially impaired by the acquilition of Holland. But could fuch a folemn mockery of common fense impose upon any understanding, however narrow and contemptible? The facts spoke for themselves, and derided all culculation. It was but too certain that the resources of France had been considerably augmented by their acquifition of territory; by their having fubdued one of the allied powers, and above all, by the melioration of their system of Government, which had furnished them with the incalculable refource of the increased love and affection of the people, exemplified. in the return of fo many useful and industrious persons to the cities of Lyons and Toulon. He was not furprised that the Ministers of this country should overlook or hold in no estimation a resource of this nature: they had never tried the effects of affection and conciliation with the people whom they unfortunately governed, and

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had notion of the exertions that would be made by an affection-'até people in gratitude for the mild protection afforded to them by a Report Government. In proportion as the resources of the French · like increased, our own had failed. The prospect of starvation had been defeated by the affertion of the rights of 1 eutral nations; all hopes of co-operation in la Vendee had been cut off by the just and merciful decree of amnesty, and by the inhuman direliction of those emigrants who had joined our standard in the capitulations that have been made by the allies. But he begged the House to advert to the authorities of persons in situations full as capable of judging of the resources of France, as the Minusters of this country, and they would find that the King of Prussia characterized the French as " a never-diminishing number of men, provided with every resource for war." That the Prince of Cobourg, in his public manifesto, talked of " the inexhaustible means of a delerious nation." And then he defired the House to recollect that the resources of Austria and Prussia had actually failed in the contest with those of France; and that Great Butain, at this moment, was obliged to bear the whole weight of the contest, from the utter inability of those two powers to proceed without some relief assorded to the ruined state of their finances.

The motion of his honourable friend had also been objected . to on another ground: it was faid that there was fo constant a change in the leading people of France, that a treaty concluded with one fet of men to-day, might be broken by their fucceffors to-mor-He would ask, however, of the King's Munsters, whether they had found the military operations of the French crippled by thefe successive changes of Men? He would ask whether their diplomatic arrangements felt my bad effects from it? The answer would certainly be in the negative. To the Convention, to whom the power of the French people was eklegated, all credentials were addressed. The Convention was a stable and permanent body, they appointed the Ministers of the day. To the Convention Mr. Washington had addressed the credentials of the American Envoy Mr. Monroc. A fingular refutation of the arg .rr ents of those who talked of the rapid changes in the French Executive Government har to negociation, was afforded by the history of this embassy. Mr. Monroe quitted America at the time that Roberspierre was in the full possession of his power. He arrived at Paris after the fall and execution of that Monster, but the removal of one Committee wif the appointment of another did not, in any manner, affect the full mets on which he was tent, for his credentials were addressed to Convention. Here he begged to read to the House the latter

part of Mr. Washington's letter; and that those who were detailed to mediate revile the French nation in the opprobrious terms to the and so improperly used in that House, would attend to the expensions which Mr. Washington had thought fit to use, even with France ground under the bloody tyranny of Roberspierre.

"From my knowledge of his (Mr. Monroe's) fidelity, probity, and good conduct, I have full confidence that he will render himself agreeable to you, and that he will fulfil our desire of maintaining and promoting, on all occasions, the interests and connections of the two nations. I therefore request you to give entire credit to whatever he shall say in the name of the United. States, especially when he shall assure you that your prosperity is an object of our affection, and I pray God to have the French. Republic in his holy keeping."

The facer which he perceived these expressions to have excited: on the other fide of the House, in no degree affected him. They were not his own, but those of a man whom, to compare to the pigmy statesmen at the head of affairs in Great Britain, were to so npare the fun, in its meridian brightness, to that wandering vapour of the night, which is fure to lead the infatuated persons who trust themselves to its guidance, from error to error, and misfortune to misfortune, till, at last, they are plunged into some inextricable abys. Mr. Washington saw and lamented the crimes which sullied the honour of France; but attributing those crimes to their real fource, the infernal despotism which, for fourteen centuries, had oppressed that country, he rejoiced, is every friend to liberty must fincerely do, that that despotism had been overthrown. denied that the prefent crimes of France were to be attributed to the old despotism, dates would justify his affection that they were; Danton, Marat, and Roberspierre, were all educated under the old Government, had either been corrupted by its corruption, or had been flung to madness by the injuries they had sustained under it. avowed his opinion to be that all the crimes that had been perpetrated in France, were the genuine offspring of the old despotic fystem; that the courage, the energy, the perfeverance displayed by Frenchmen in the prefers contest, were the effects of Republicanism.

It had been also objected to the present motion, that it would pave the way to a negociation with a Government, with which it would be highly improper to negociate, on account of the crimes with which that Government was stained. He remarked, that it had been said by the meek founder of that religion, in defence of whose doctrines we professed to sight, but whose precepts we were every day violating in the grossest manner, "Let him who



in without fin, throw the first stone." Proceeding upon this injunction, he would ask, whether every sword would not be sheathed, and France and all Europe be at peace? With which of the Powers combined against her, could France enter into a competition of crimes? If the blood of a murdered Sovereign rested on the head of the present Government of France, let the House recollect by what means the Empress of Russia came to the throne of that country. If the massacres that had taken place in France were mentioned, let the massacres of Ismael and of Praga be also held up to the execration of mankind. What deliberate act of cruelty, perpetrated by the French, could be compared to the inhumanity practifed upon the Marquis De la Favette? Above all, could the whole aggregate of the crimes committed in France bear a comparison to that confummation of all wickedness, the attack upon Poland by the three barbarian despots of the North! for the House, Mr. Whitbread faid, must be aware that the Emperor had his full share of this guilt. A large Imperial army was maintained in Poland to fecure the portion of that unhappy country which might be allotted to Austria. But lest some doubt might arise of the concern which the Emperor had in this bulines, the congratulations of the Court of Vienna to the Empress of Russia, on the successes of General Suvarow, had been published. He could scarcely imagine how men in any fituation could be so entirely lost to all sense of shame, as to venture to express their public approbation of such nefarious deeds. To the exultation of fuch a trio in fuch acts, he could find one only parallel; in the exultations of Sin, Death, and the Arch-fiend, upon the destruction of the happiness of mankind, and the fall of our first parents; when Satan, dismissing his children to the completion of the work he had begun, fays,

" If your joint power prevail, th' affairs of hell

" No detriment need fear."

In the successes of his allies in Poland, the Emperor finds confolation for all the difatters and difgraces he has fuftained in his campaigns against the French.

It was, he ferred, too generally imagined, that this country had but a remote interest in the welfare of Poland, and that however we might lament her fate, we were not immediately influenced by her misfortunes. The contrary, however, he afferted to be the This country had always drawn large supplies of corn from Poland; the armies of the North had laid waste her plains, and those supplies were stopped; and every familhed beggar, every starving manufacturer, every industrious peasant, whose hardest earnings

would scarce produce bread enough to stop the cries of his miserable offspring, must, in the bitterness of his heart, curse the tyrant devaltators of Poland. He had been censured on a former night, by the Chancellor of the Exchequer, for using coarse expressions towards what had been termed the great and respectable powers of Europe: and it had been infinuated that he meant to confound all Monarchs in the appellation of Despots. He repelled the infinuation; but at , the fame time lamented that fo few exceptions exifted amongst the Monarchical powers to this general character. One folendid exception he was proud to mention in the King of Great Britain: that Monarch, or his family, was elected to the throne he possessed: he owed his crown to the will of his people; he was acknowledged > by, and subordinate to, the law, and consequently not a despotic Those Monarchies he called despotic, where the life, liberty, and property of the fubject were at the arbitrary disposal of one man. Of that nature were the Governments of Peteriburg, Berlin, and Vienna; of that nature were all the petty Governments of Germany, where the luxuries of the Prince were not supplied indirectly by the labour of the lower orders of the people, but by the direct fale of their carcafes. Such forms of Government he wished to see destroyed; the mixed constitution of England he would' do his utmost to maintain; for, said he, I hate the despot, but I love the King. He was not, however, furprifed at the offence taken by the right honourable gentleman at the expression he had used; the measures of his Administration had so uniformly tended to the abridgement of the liberties of the people of this country, that it was natural he should feel somewhat hurt at hearing Governments of the defeription alluded to, mentioned in the terms they deferved. The crimes of one Sovereign or one Government neither excufed nor palliated the crimes of another; but it was certainly worth while to remove this ground of objection to the idea of negociation with France, by thewing that it existed equally as a ground of objection to connections with any of the Powers with whom we were combined against France.

Another objection half been taken to the motion, because good faith was not to be expected from the present system of government in France; and then the House were told that the French had always been perfidious. If so, it might afford a good reason for not forming any connection with that country, under a monarchical system; but certainly did not operate against a negociation with France, under the present circumstances. He believed it would be found that we might with more reason expect an adherence to engagements on the part of France, than of most of the Powers with Vol. XL.

which we were at present in alliance; their treachery we had in the · present contest sufficiently experienced. Had France followed the detestable example set by Spain in the affair of Collioure? where the most folemn engagements of a capitulation were violated, because it did not appear to the Government of Madrid necessary to keep faith with fuch a nation as France. What was the confequence of this violation of treaty? A decree on the part of the Convention, that no Spanish prisoners should be made, till the capitulation of Collioure was executed. He was confident the House would trace this act to its proper fource-Spanish perfidy, and not Republican barbarity. It would hardly be within the power of any nation to equal the double perjuries of the King of Pruffia, who had neglected to fulfil the foleinn treaty he had entered into with Great Britain, and had employed the money received for the fervices stipulated in that treaty, for the destruction of that constitution in Poland, which he had folemnly pledged his Royal word to maintain. Unhappily, but little reliance was to be placed in all treaties; but he lad heard no good argument adduced to shew why a treaty with France was likely to be lefs fecure than with any other country. The introduction of democratical principles was looked upon as another obvious consequence of a recognition of the present Government of His opinion was, that if the people of this country were fuffered to enjoy the privileges fecured to them by the British conftitution, if they were not driven to despair by the immoderate preffure of taxes, that no fears were to be entertained of their with for innovation; but if, on the other hand, the war was continued till the didress of the people rendered them earcless of confequences; and that no change could take place, by which their lituation could be rendered more wretched, not all the fliength which could be put into the hands of the Executive Government, not the most violent and coercive measures could prevent their attempts to meliorate that condition which was become insupportable; and the horrors that would enfae, would flow from the practical evils brought on by the continu ion of the war, and not a speculative love of innovation. If he were to felect the mo't violent propagators of democracy of the present day, he would name the Crowned Heads of Europe; and upon a view of their conduct, he was aftonished at the flowness, rather than at the rapidity, of its progress.

The right honourable Sceretary had faid, that this motion tended to the humiliation of Great Britain: he denied the affertion, and contended that his honourable friend had brought it forward with a view to fave, and not to degrade, the country; either by procuring a lafe and reasonable peace, or by uniting the whole nation

ainst the unwarrantable ambition of France. But who were the persons who talked with so much feeling of the humiliation of Great Britain? Were they men who had held the national character high, and had done nothing themselves to degrade it? Or were they the men who had, on every eccasion, preferred their own private interefls to the honour of their country? who had attempted to bully every Court in Europe, and who had ended by the meanest concesfions to every one? who had nearly involved this country in a war, for an object of no importance, and had then laid her honour pro trate at the foot of the Throne of Ruffia? Were they the men. the price of whose insolence to the neutral nations in the present e nicit, part of the treasure of this country was now appropriated to pay? He alluded to the reflitution of thips, &c. to the Americans, Denmuk, and Sweden. | Could the House patiently submit to hear an endeavour to remove an infurmountable obflacle to peace, flated by these persons as a measure tending to humiliate and disgrace the country? But he begged the House to understand, that it was not because Great Britain was exhausted, beaten, and difgraced, that Minuffers were averse to any thing like a negociation for peace; they had all declared that a necessity might exist, which would justity a negliciation even with the prefent Government of France; in other words, they were determined to perfevere in their abominable fysicm, whalif a account could be found for the army, or a guinea could be extorted from the pockets of the people, and when at last they were driven to the neeeffity of accepting terms, the total and absolute ruin of Great British was to be the proud judification of their conduct. He truffed, however, that the House would adopt the wifer course, and admit the petability of negeciating, whillt, in case of the failure of migociation, there did remain reformes in the country to carry on a war. Let the House and the People recollect, that many of the members of the prefent Cabinet, the right honourable Secretary particularly, would have shrunk with equal abhorrence from the recognition of the competency of the American Government, at one paried of that war, as he now did from the adoption of the in ition of his honourable friend. Let them recollect the language used at the beginning of the American war by one of the present Cabinet Ministers, towards that great and illuftious character who afterwards appeared as one of the negociators of the peace at Paris; and that at Iast Great Britain was obliged to make those acknowledgements which the Administration had deemed incompatible with her honour, or even with her existence. The same thing would again happen, and we hould be forced to negociate with the existing Government of France, whatever it might be. He begged the House also to recollect that, however they might endeavour to couple them, the honour of the country was not identified with the interest of the Ministers.

He concluded, by faying, that in a House of Commons, confisting of the real Representatives of the People, he should have but little doubt of the success of the question. In a House of Commons where money, and not the people, were represented, and over which a corrupt and unconstitutional influence had the domination, he should desput of its success.

Mr VANSIII API was of opinion, that a uniform which had been fo recently defeuded and decided, ought not to have been again brought before the Hinter Heaveland, that not having heard any fresh reasons for the motion of to night, he should give it his negative

Mi LAST remarked, that whin he tirff received notice of Mr. Grey's anft motion on the subject of peace, he had great dishculty in det imming what vote to give upon it, in the form it was there brought forward, for, as on the one hand he was conferous that misrepresentations had gone forth in the country, that the Ministers, and even the House of Commens affett, I is a officed in mention of corrying on the war, facting in a factoring characteristic Government of I reace—a purpor which he handle express life avowed, which he was fur that de Hatte had never adopted, and which he was not conferes, from an put to becoments the nufters themselves has deel red, but which muse a recentations he was apprehensive would be consumed by negativing Mr. Greek iretion fo, on the other hand, he audiked the idea of votice for the motion, bee the it in ight feem to imply, and the unit grity of the motion itself mught to it is, a prefer ce for frying, to to the House thereby pudged itset to recommend to His Arrich in immediate negociation for pace, a measure which, under the profession in flances, Ic was ing would and a ring od end, and was note likely to pie rain ite then expedite the eight which is men muit unite in defining- i fate and renous peace. Under this unpression, he meant I ruled to have to be stiff in insendence to the House, declinitory or their ear and vivid of the object inputed to them, or continuing the war, to effect a change in the Croverament of France, but, at the fine time, as not vishing to interfere with the Executive Power, as to the project feed in for n 30 ciating a peace, when fur and lonourable terms were likely to be obtained. His remarked, that when Mr Grey made his hish motion, he had declared, that, in deterence to the opinion of his friends, he had not brought it forward in fuch thong terms as he

himself could have wished; for that he was desirous of entering Mr. East thereinto an immediate negociation with the French. fore concluded that the motion then before the House, was that identical motion which Mr. Grey had first intended to have brought forward, but which he had then delayed in deference to the opinions of others; and therefore, that in deciding to give his vote upon it in the negative, he was only declaring that he did not think this a projer moment for entering upon fuch a negociation, with any prospect of success. He was prepared to say explicitly, that the form of Government in France should never be any bar, in his mind, to a negleciation, provided, in other respects, any peace were likely to be obtained, on which the people of this country could reft with recurity and honour, but he thought that the House had already fufficiently declared that femiment, by their vote of the other night, and it was never, and might be muchievous, to recur again and again to abstract propetitions of this nature, from which, no practical good was lakely to ande: and he would beldly afk any man, who was a canculate for the other of a Minister of this country, whether, purting out of the question any confideration of the nature of the Government in France, he would propose to his country that mo, ent as the most proper for negociation, when France was in lottile peffelion of the Low Countries and of Helland, that is to be, or the greatest part of a wit me Ferope which bounded your own shores. 't hat the objection would, in his mind, have been precitely the time, if Louis the Seventeenth had been on the throne of I ance, and at the head of his armies. It was indifferent to him what nun e despote power was pleafed to assume; the people of this country felt that they were warring against the exorbitant power and amlifious pretentions of France, let their Government be what it is iv. He himfelf was actuated by these motives, and however gentlemen it just at times express their wishes for this or that Government in Irance, yet he fincerely believed that the majority of the House acted upon the same principles with himfelf.

At the conclusion, he remarked with regret the spirit of personality which had of late manifeded itself in their debates. Upon all subjects, the possession of places and pensions were thrown in the teeth of one party, and the longing expectation of them in those of the other. Those who stood foremost on either side, bandied about the terms Rogue and Fool, in effect at least, upon each other, so often, that at last the Public might be led to suppose there was some foundation for their abuse. He thought the time of the House might be much better employed, than in these disgraceful al-

tereations, which, however they might ferve party purposes, were little calculated to advance the interests of the country, which now called loudly for the advice and affishance of every honest man.

Mr. BAS FARD faid, that by the vote which the House had come to on the last deba e, he underlood that they had declared their readiness to treat whenever at could be done with security, that period he did not think had yet arrived, but whenever it did, he should consider Ministers as highly ediplie, if they refuted to negociate on account of any patter laster of Government.

Mr. LAMBTON refer, device An analym, who a exactly the fame fort of argument had be a cod as in the prefent initially, and opposition were told that by any proposition for prace they were interfering with the Luccative Government of the country, and cripling their exertions. He good a tree thought at lemptone lan guige of Lord Chatham, applied to "dain" some former eccation, their vernal hopes had gone, their farimer profess had vanished, and the period of their equino find diffiguratrica shala warrived Such, he was afrail, would be found to be the case with Min sters with respect to the present contest. Attempt, 1 id leen mide to prove that the prefent was was not unpopular, he was convinced that it would turn out to be the most unpopular in while the country had ever been engined, notwed that ling the circuis of it cereat, penfion rs, bank-directors, and deans and chapters, to produce a contrary impression. With a section influences and for this purpose by deans and chapters, he shall be for edging to fav on a future occasion. With respect to the incompeter viol the I reach Government to conclude a pea c-Was not du Good ont which supported to immente in army, which could call to hir a lock politic, and it the firme time is lorded in an arm never is not kiences, a Government fit to maintain the conflowed relation of amity and peace? Upon his honour and come a chelches 1, there was an inditination, which obfined the undirecting of the House of Commons, and which, by extering a situated influence, would clear the minds of the perideot this concry, till a desperate Minitar brought them to a state of irretrievable rum. But forto the we must not interfer, find he, with the responsibility of Ministers! What compensation did the responsibility of Miniffers afford to the country for the blood and treasure exhausted in in the prefent contest? Would the circ malinee of their heads being placed on Temple Bar indepently the country for the millions which they had thrown away, or would the fpilling of their blood diminish the furn of a libry which had been meurred by their mil conduct: To this caule, the want of wildom in Ministers, he must

ascribe all the calamities of the war - Nullem numen abst, si sit pear dentia. Much had been faid on the fubject of places and pensions. He for one would declare, that in supporting the sentiments which he now espouse i, he was influenced by no one earthly consideration. and that even if his right honourable friend (Mr. Fox) thould come into office, he had no object whatever to gain. The right honourable gentlem in (Mr. Pitt) might smile at this declaration; he might have adopted the maxim, that every man had his price, and experience perhaps might have given him confidence in this maxim. He might conceive that he was her agent a peerage, but he would now positively decline that till his House was purged, he never would accept of the feat in the clier. He conclude I that one good effect of an attempt to insocrate with the Lieuch, even it it should prove unfuccessful, would be to them that they were in the wrong, and to unite ail the hear's and hands in this country in the common, cause.

The Honoundle DUDLEY RYD" R described the character of those with whom he had the haur to act, as well is that of deans and chapters, ag in the rap trooper and artifice to support the wir. He of level, that the grounds upon which the motion was brought a round, formed to ham futile in the extieme. Whether the amondment voted upon the disufficient of a fimil a questi in, was considered is in abilitied propolition, or as a, prestical declaration, whether they considered the litital fense of the terms, or the implied intentions of the who is a dit, it was as clear as it was possible to envey any ideas in any language. The prefent decliration was to be confidered either as an abstract question, or as to be applied to practice, if the former, a was unnecessary and abfund, it the latter, weak and pernicious. The difference of opinion exacting in the country with respect to the war, had arrich entirely from in influtrious and artial enculation of the opinion, that this was a war of aggression on the part of this country; he, however, was fully of opinion, that it had been shown to the conviction of every reasonable man, that it was not a war of aggression. It was not dictated by a defire of conquest, or by ambition, but by motives of political fafety, and he would affirm, that on its vigorous proferation our lives, our liberties, and our properties depend. The question, he said, was, whether we could hope for a more advantagious peace now, or at a future period. It is impossible to conceive any moment in which our own losses, and the advantages of the enemy, render it probable that they would reject any terms which were not most favourable to France, and most humiliating to this country. The present motion had been

discussed before, it was repeated this evening, and it might be brought forward with equal propriety every night this session; but while circumstances remained the same, he should give it his decided negative.

Mr. LAMBTON faid, he should have an opportunity of proving to the House, that certain deans and chapters had very improperly interfered, for the purpose of misleading the people into an

approbation of the war.

Mr. SHERIDAN faid, that he would not have troubled the House, but on account of the misapprehension which had taken place with respect to the motion. He should not now enter into the general question, much less into the conversation which had taken place, respecting places and pensions; he was very happy to hear the difinterested declaration of the honourable and learned gentleman (Mr. East), but when that honourable gentleman talked of the honour and character of the House being involved in such discussion. he furely did not mean to infinuate, that the honour and character of the House rested with placemen and pensioners; and when he expressed his apprehentions, that if the idea was so much bandled about, the Public might at 11st suspect that there was something in it, he was not perhaps aware, that the Public had already made up their minds on the subject. They had discovered, that the calamities and ditasters' which the country had experienced, were the effects of the misconduct of Ministers, and deducible from the corruption of the Government. They had discovered, what he could prove to be true, that peace and possession of the places, by the same men who now held them, were incompatible. That this was the case, would be manifest, from one consideration, the French will not treat with the present Ministers, to this it might be said, shall it be endured by a great nation, that its enemies shall dictate to it what Ministers it stall have. This, however, was exactly the plan that the House was pursuing with respect to France, and it was naturally received in that country with as much indignation as it would in this. The House were voting under the influence of delution, and he wished that the Min fler would lay aside all quibbling and prevarication, and give him a plain answer to a plain question, in order to make themselves intelligible to all. they, or would they not, make peace to-morrow with the French Government of France, provided they could procure fair and honourable terms? This was the point at iffue, and he wished to know whether the House would uphold Ministers in refusing to negociate with the present Government of France, although terms might be procured consistent with the security of the nation.

firmly believed, that the filent conviction of the House was against such a proposition, but they had been decrived and deluded. The possession of Brabant and Holland appeared to him as affording much stronger arguments for peace than for a continuance of the war. If we were to be reduced to the fituation of diffress, to which the Minister had declared we ought to arrive, before we listened to any proposition for peace, the question then would be, not how to treat. but how to capitulite. The French nation wanted a peace, he believed as much as this country, nor could he fee there was any probability that they would obstinately adhere to the war, if the attempt were made for negociation, and he must believe it the dury of Ministers to make that attempt. The amendment on a former evening had been quoted, but every person had forgotten a very ef-Ichtial part, viz. the amendment which he had the honour to propose to Mr. Pitt's. By negativing the proposition on that amendment, the House had pledged the nselves not to make peace with the present Governors of France The intentions of the House and those of the first Minister, he considered as directly opposite, for he believed that they wished to negociate, if they could expect fecurity, whereas the right honourable gentleman was determined, at no rate, to make peace with the present Government of France.

Mr. BURDON supported the previous question.

Mr. Chancellor PIIT faid, the discussion bore so near a resumblance to that which had taken place on a former day, and his opinion had been to clearly expressed by his right honourable friend who moved the previous question, that he did not at first mean to trouble the House up in the tubicet, and should now add but a few words to what had been already faid. The words of the an en iment adopted by the House on a former occasion, declared as distinctly as language could do, what then was, and he hoped full would be, the meaning of the House. In proposing that amendment, he had faid distinctly that the declaration it contained was as applicable to the present as to any future Government in France, and that no form of Government in that country ought to preclude negociation, whenever there was a reasonable prose of that peace could be obtained with fecunty, but that on a view of the internal figuration of I's thee, and the actual circumit mees of the belligerent powers, the only profpect at prefent of obtaining peac, with feculity, was by a vigorous profecution of the war. It was now contended that by rejecting certain words which an honourable gentleman propaled, he had faid fomething very different. This arole from a misconception of the usual course of proceedings in Parliament, and justified his moving an amendment in the former debate, in preference to giving a direct

negative to the original motion. It was now obvious, that to have negatived the original motion, would have been liable to the same misconstruction that had been put upon rejecting the words proposed to be added to the amendment. It was pretended that, by rejecting words containing any proposition, the House virtually adopted the converse of that proposition, a supposition unreasonable in itself, and contradicted by the usage of Parliament. He refused according to the words proposed to be added to the amendment, because their meaning in the only sense in which it could be adopted by the House, was included in the amendment, and because, in any other sense, they would have implied that we ought to negociate with France immediately. In answer to the question he had been so pointedly called upon to answer, he would say, that under the present circumstances he faw no prospect of security for any stipulation that might be the result of negociation with France; and while that continued to be the case, to enter into any farther discussion upon the subject would be productive of no good, nor followed up by any practical consequence. When we had no security for the performance of peace, was it possible that any terms obtained or officed, could compensate for the want of that security? The House was not to go into verbal criticisms and hypothetical cases. The true question for their deliberation, was, Ought they to offer, or invite negoci-* ation under fuch circumstances as he had already stated?—This question the House had decided by their former vote, and, he trusted. would adhere to that decision, on the present occasion.

Mr. CURWEN said, the Chancellor of the Exchequer had now spoken out clearly to his understanding, and there was no hope of peace but from the country declaring its opinion. The opinion now stated, as the opinion of the House, was neither the opinion of the country, nor the opinion of prudence.

Mr. MONTAGU faid a few words in support of the previous surestion.

Sir WILLIAM DOLBEN said, the question had been decided on the former debate contrary to his opinion. He thought the declaration contained in the amendment not so explicit as the original motion, but the amendment having been adopted by the House he descreed it to the majority. He had voted last night for the imperial loan because he thought it better to risque throwing away six millions than to throw away eighteen, by continuing the war without the Emperor's affistance. The motion now made could tend only to distance the people of this country, who in consequence of the declaration the House had already come to, were more united in support of the war than they had ever been before.

Mr. WILBERFORCE confessed that he was not without conerable embarraisment on the prefent occasion. If he had thought that the present motion was similar to the former one, he should either have voted for the previous question, or have gone away without voting, as he did not like to multiply occasions of differing with the Executive Government. The first part of the motion appeared to him to be too strong, but for the latter proposition of it he thought it his duty to vote. The amendment adopted on the former debate declared, that no form of Government would be confidered as an obstacle to negociation, but many of the bad consequences arising from the supposition that we would not treat tith a particular form of Government, might arise from the supposition that we would not treat with particular men. The people of France must naturally be tired of a war to which they ascribed all their sufferings, and an explicit declaration that neither their form of Government, nor the men who conducted it, constituted in our minds an obstacle to treating for peace, although it might not produce much effect in the first instance, could not, in his opinion, fail to make a strong impression by degrees. They had as yet no fuch affurance, for the language of the House in the address on His Majesty's speech, and on various other occasions, gave the French reason to suppose that we would not treat with their present rulers. The consequences of adopting the motion would not be fuch as had been represented. acceded to, he for one, would not follow it up with any motion for immediate negociation. All he wished was to remove obstacles. and open a door for negociation, while we were in a condition to carry on the war with vigour.

The House divided on the previous question.

Ayes 190, Nocs 60.

LIST of the MINORITY on Mr. GREY's Motion:

Anfon, Thomas
Antonie, Lee
Aubrey, Sir John
Bankes, Henry
Baring, Sir Francis
Barung, John
Bond, John
Bouverie, Hon. Edward
Buller, James
Burch, J. R.
Byng, George
Church, J. B.
Clayton, Sir R.

Coke, T. W.
Coke, Edward
Colhoun, William
Courtenay, John
Creipigny, T. C.
Crewe, John
Curwen, J. Christian
Dimstale, Baron
Featherstone, Sir Henry
Entzpairick, General
Fletener, Sir Henry
Folkes, Sir M. B.
Fox, Right Hon. C. J.

Francis, Philip
Haie, James
Hairson, John
Hill, Sir Richard
Hirsey, William
Jekyll, Joseph
Jervoste, C. Jervosse
Kenp, Thomas
Lambton, William Henry
Lemon, Sir William
Long, Samuel
Ludlow, Earl;
Mairland, Hon. Thomas
Mattin, James
McLeod, General N.
Milner, Sir William
North, Dudley
Pierse, Henry
Plumer, William

Ridley, Sir M. W. Ruffell, Lord William St. John, Hon. St. Andrew Sheildan, R. B. Smith, William Spencer, Loid Robert Taileton, Geneial Thounton, Robert Thornton, Henry J. Thompsen, Thomas . Vvncr, Robert Walwyn, Junes Wilbertone, William - Wynne, R. W. Wyndham Hon. P. C. TILLES. Grey, Charles Whitbread, Samuel, jun. I otal 62.

MInday, 9th February.

Sir WILLIAM YOUNG, in pursuance of the notice which he had given, 10se to suggest the repeal of that part of the act of the 9th of George I. which forbade the extension of relief to the poor, except at the Parish Workhouse. In the present calamitous sees on the had been witness to numberless eases where the expediency of granting relief to the poor at their own houses was manifest. He quoted the opinion of Mr. Justice Blackstone, who expects reprobated the clause of which he now proposed the repeal, as breaking the chain and system of the poor laws, taking from the indig not their only solace of domestic society, and placing the industrious and the dissolute equally under the tyranny of an Overseer.

Mr. BUXTON feconded the motion. He fid that he had been twenty years a magistrate, and had found this act the greatest grievance in the exercise of his duty. The poor naturally acked up for relief to the country gentlemen, whom the law placed in the situation of magistrates, but in consequence of the regulations of this act, they were prevented from being able thas sort them any anastance. The Overseers refused to give the poor the smallest succour, except they consented to go into their hours, for the supply of which they contracted with persons who engaged to furnish provisions at the cheapest rate, and which, of consequence, were very sentily and incompetently supplied. He stated several instances of the extreme hardship and inhumanity of the mode of treating the poor, adopted under the present sistem.

Mr. POWYS faid, that he heartily agreed with the honourable

mover and seconder, both as to the justice of their complaints, and the propriety of the object which they had in view. The best mode, however, of effecting the object, he thought, would be, instead of the motion which they had proposed, to move for leave to bring in a bill, to explain so much of an act, &c.

This was accordingly agreed to, and Sir William Young, Mr. Buxton, and Mr. Powys, were appointed to prepare and bring in the fame.

Mr. STANLEY presented a petition from the inhabitants of Manchester. He read the petition, which expressed the sentiments of the petitioners, as to the impropriety of intersering in the measures of Government in the present criss, and their disapprobation of the conduct of those persons in the neighbourhood, who had petitioned for an immediate peace. The petition, Mr. Stanley said, was accompanied by a letter addressed to him from the gentleman who had been chairman of the meeting. It stated that the present petition was signed by 13,938 persons, among whom were all the gentlemen of the greatest fortune and respectability in the town and neighbourhood; that not one of these sign stures had been solicited, and that all those who had signed the petition for an immediate peace, were held in general odium.

Mr. Alderman ANDERSON moved for leave to bring in a bill, extending the punishment of bigarny to seven years transportation. The worthy Alderman stated, that, at present, this offence was only punishable at common law by ampaironment: and as plunder was commonly the object, one might step tently see the culprit living in splendour upon the spoils in Newgate, while the unfortunate female was despoiled equally of her honour and her property.

A bill was ordered to be brought in accordingly.

Tuefday, February 10, to Thursday, February 12, inclusive.

There not being, on any of those days, a sufficient number of Members present at sour o'clock, to som a ballot for a Committee, in order to try the question of the Scatord right of election; the House of consequence adjourned.

Friday, 13th February.

Mr. DUNDAS prefented articles of the Constitution of Corsica, and a petition of the officers of the Enst-India Company to His Majesty.—Ordered to lie on the table.

Lord ARDEN presented an estimate of the debt of His Majesiy's navy for 1705.

Mr. WHITEHEAD presented an account of the number of men and boys employed in the transport service.

Mr. SECRETARY AT WAR prefented an account of the extraordinary expences of the army, also an estimate of foreign corps.—Ordered to lie on the table.

Lord ARDEN presented an account of the bounty money paid to seamen and to landmen, from the 1st of January 1793, to the 1st of January 1795. And six other accounts of the number of men employed by and receiving protection from the Admiralty Office and Navy Office.—Ordered to lie on the table.

Mr. HUSSEY presented a petition from a large number of respectable inhabitants of the city of New Sarum, humbly representing to the House the distresses and calamities of the country in consequence of the present destructive war, and praying the House to enter as soon as possible into a negociation for peace with France; which, if rejected on the part of that nation, the petitioners would then use their utmost efforts in desence of the country. The petition was received, and ordered to he on the table.

Mr. Alderman CURTIS prefented a petition from several friends of the religious society called Quakers, humbly stating, that was was ever contrary to the principles of the Gospel of Christ, and to their religious tenets in particular. And as most of the petitioners were owners and masters of ships, they prayed that they might not be required to supply seamen from their ships under the regulations of the new bill for manning the navy, and that they might not be deprived of the means of providing for themselves and their families. Ordered to be on the table.

The names of the following Members who were chosen for the Committee, were then brought up and read:

Thomas Stanley, Fiq Chuiman.

Scroop Bernard, I iq.
Lacut, Col. G. Ni ent
Lacut, Col. G. Villers
Right Hon. J. C. Villers

Thomas Joines, Ffq.
Lord Viscount Midden
I nd Viscount Hinchinbrook
D P. Cooke, Ffq
J. M. Pitt, Efq.
Hon. b. Bouvere
Charles Dun'as, If1.

Mind sy, 16th February.

A petition was received from the ship owners of the town of Scarborough, stating the plan for manning the navy by raising a certain number of men in proportion to the tonning of every outward bound vessel to be impracticable, and expressing their readiness to grant a pecuniary aid for the purpose.

Mr. GREY said that having some time since moved for returns of the protections granted by the Admiralty, &c. some of which he now found laid upon the table, he wished to know whether there was any objection that these returns should be printed. His object was to ascertain whether any means could be found for manning the navy without resorting to the measures proposed by the bill.

Mr. Chincellor PITT stated, that he had no objection to the returns being printed. He had received some recent information from different quarters on the subject of manning the navy, which would induce him to adopt considerable alterations in the plan he had already laid before the House. These alterations were such as would lead to a more speedy and effectual accomplishment of the end in view; but though proceeding upon the same principle, would require regulations so very different from those already suggested, as he believed would render it expedient to introduce a new bill.

Mr. GREY hoped that fufficient time would be allowed to take the new bill into confideration, and to receive the necessary information from different parts of the country, before any attempt would be made to p. 15 it through the House.

The returns were ordered to be printed for the use of the House. Mr. HUSSEY said, that public notice had been given some time time of a lone to be granted to the Emperor. On this subject he had a motion to make, which he believed was rather unprecedented, and as his apology, he had only to plend that the business to which it referred was itself unprecedented. He wished to move, if there was no objection, that the contract respecting the loan should be laid before the House, previous to the discussion in the Committee of Supply.

Mr. Chuncellor PITT faid, that the motion which the honourable gentlem in proposed to make, was entirely inconsistent with the forms of the Honse. It was usual for the person in his situation to make the bargun with those who were disposed to contract for the loan, he should afterwards, in bringing forward the budget, have occasion to propose a resolution shating the terms on which it was made.

Mr. HUSSe'T asked why the Minister had not, in making the present loan, proceeded by competition, as he had last year done with so much credit to himself, and advantage to the Public, and as he understood from the best authority, was to be the case in another country (Ireland.) Competition was in his mind the best mode of disposing of the public money. When the Budget was brought

forward in the Committee of Supply, there was always such a multiplicity of business as to prevent any particular point from receiving a full discussion. He had no hesitation to state, that from what he understood of the terms of the loan, they were so exceptionable, that he was desirous to bring them before the public in an authentic shape.

Mr. Chancellor PITT faid, that the business of the night of the budget was to discuss the terms of the loan, and that the proposal of the honourable gentleman went to anticipate the discussion

of the budget before it was opened.

Mr. HUSSEY faid, that the right honourable gentleman was well aware that the business was itself so unprecedented that he had no clue to guide him on the pictent occasion.

Mr. WINDHAM faid, that he proposed on Friday to move the extraordinaries of the army, so far as respected the French corps.

Tuesday, 17th February.

Several petitions from various sea-port towns were presented, stating that the bill for more effectually supplying the navy with men, was partial, oppressive and impracticable.—They were ordered to be laid on the table.

Mr. LAMBTON prefented a petition from the Mayor, Aldermen, Freemen, Clergy, and other inhabitants of the City of Durham and its neighbourhood; fetting forth,

That the war in which these kingdoms are now unfortunately involved, has already proved highly injurious to their trade and commerce, and, if perfevered in, may, by interrupting their established intercourse with foleign nations, and loading the manufactures of this country with additional burdens, finally effect their destruction: That, although the commercial intricit has more effentially fuffered from the war, yet every other put of the community has feverely felt its preffine . that, while the perimoners are personally semble of those evils, humanity leads them to deplore the lives of their brave countrymen, facusticed in this unavailing contest: that they see, with regret, the present large expenditure of public money, which, it long coatinued, may produce such a derangement in the fin mees, as must endanger the constitution of any country: that, incurely at iched as the petitioners are to the constitution of these realms, they should think it their duty to repel, to the utmost of their power, the attempts of any nation whatfoever to interfere in their internal legislation, they must therefore consider the continuation of the war, for the purpole of changing the prefent Government of France, as totally repugnant to that grand principle of morality, "of doing to others as we would they should do unto us," as pregnant with the greatest calamities to this country, and altogether impracticable, as melancholy experience has fully demonstrated: that the petitioners, deeply impressed with these important truths, do therefore, in justice to themselves and their posterity, huntbly address their Representatives in Parliament-assembly bled, to interpose, by the wissom of their Councils, that the much-wanted and invaluable blessings of peace may be speedily restored; and that if, after a declaration on the part of this country of their willingness to enter into a treaty, upon san, open, and reasonable terms, the enemy should persevere as housilities, the perstioners, however desirous of peace, will be found as forward in defending the just claims, the honour, and the independence of these kingdoms, as any body of His Majessy's subjects whicever.

Ordered to be laid on the table.

The ATTORNEY GENERAL presented a counter-petition rom the same place, signed, he said, by many of the most respectable persons there, and the signatures of ten or eleven respectable persons also appeared to the petition, but he was authorised to say that they were signed by proxy at their request, setting forth,

That the petitioners, strongly disapproving of all attempts to interrupt the deliberations of Parliament, (especially in this momentous crisis) by the obtrution of the sentiments of individuals, or important subjects, concerning which private individuals can, in general, have no authentic or complete information, beg leave to express their deep concern at finding themselves under a necessity of troubling the House with their disavowal of a petition which they understand is presented, or intended to be prefented, to the House, by some persons of the 1 il city and neighbourhood, relative to the time or mode of m king peace: that the priitioners firmly rely on the wildom of Ili- Majetty, and of the great Council of the Nation, and on that paternal goodness which strongly inclines His Majesty (ever confulting the happiness and weltare of his people) to terminate the calimities of war as speedily as a safe and honourable opportunity shall prefent itself: that in this firm and constitutional considence they humbly pray that the great refources of this powerful nation may continue to be excited, in fuch manner as fleal be most confucive to the fecure and permanent establishment of a peace, confinent with he true interest, dignity, and glory of the British empire.

On the question, that the petition be laid upon the table, a long, defultory, and in some instances, warm conversation took place.

Mr. LAMBTON entered into a defeription of the manner in which the fignatures had been obtained; many applications, he faid, had been made to perfons for twenty miles around the City of Durham, to fign this counter-petition, in confequence of the one which he had just prefented in the name of many of the most respectable characters in that part of the country. He observed also, that many of the persons, whose hames appeared to this counter-petition, were Clergymen, and that it was not very confitent with the detrines of the religion which they professed, for such persons to pray for the continuance of war.

Mr. FRANCIS withed to know if the Artimey General was authorifed to flate to the House that the perious whose names were figured by proxy, were so figured by their request, if he could not Vol. XL.

answer that question in the affirmative, the House ought to consider that part of the petition as a forgery, and therefore he should in that case object to the petition being laid upon the table.

The SPEAKER observed that in point of order and regularity, the petition was such as the House should receive as far as regarded those who had actually signed it—but with regard to those names that appeared by proxy, it ought to pass for nothing.

The ATTORNEY GENERAL faid that many of the perfons who had figned the petition, were amongst the most respectable in the kingdom for property and character.

Mr. GREY maintained it to be highly impolate to make a conflant reference to the property of individuals who were peditioners to that House, especially on the question of peace or war. It tended to impress on the minds of the poor, that their interests were not to be attended to in that House; it might induce them to regard the rich as men drawn up in array of battle against them, and if ever the hour of extreme calamity should arrive, on whom was the nation at large to depend, if the affections of the poor were lost?

The SPEAKER brought to the recollection of the House the standing order, which was, that no petition should be received in the names of any persons if it was not signed by their own hands. With respect to those who had signed it, the petition was regular, but as to those names signed by proxy, it was not a petition to the House of Commons, and their names might be erased.

Mr. Chancellor PITT thought, that from the respectability of those who had actually figned the petition, the fair inference was, that the proxics spoke the sentiments of those whose names appeared, but who had not figued it, and therefore to erafe their names would be to facrifice substance to form. As to the precepts of christianity, he maintained that they did not forbid a defence of ourselves; and, this being a war declared by anarchy and Atheism against order and religion, there was nothing inconfistent with the character of a Minister of the Gospel, in petitioning, that the continuance of it might be left to the wisdom of His Majesty and the great Council of the nation. With regard to the idea of drawing a line of distinction between the interests of the rich and the poor in this war, he said, that such a line had never been drawn in that Louse, except by those who accused others of it, for the purpose of urging arguments against such an Aristocratic practice, when, in point of fact, their own practice was, upon that very point, the most Aristocratical.

Mr. LAMBTON and Mr. GREY denied the charge of the Minister, and appealed to the whole of their conduct as a refutation of it.

The MASTER OF THE ROLLS supported the petition.

Mr. Secretary DUNDAS did not wish it to be understood that he felt less for the poor than any other Member of that House; but the common sense of mankind allowed that a certain respect was due to property; and therefore it could not be improper to allude to it, in presenting a petition to that House. If he were to meet the honourable gentleman (Mr. Lambton) in the lobby, he should hardly think it a safe thing to tell him, he should pay no more regard to his petition than to the petition of his stable-bey.

Mr. HARRISON thought, that as the chaff could not be separated from the grain in this petition, the best thing the House could do was to reject it, in order that the parties might have an opportunity of presenting one from which no names ought to be erased.

The SPEAKER faid, there were two ways of disposing regularly of this question: to object to the petition being laid on the table, or, after it was there, to move for a Committee to inquire how it was signed, and, if any signatures appeared to be irregular, to erase them.

Mr. MARTIN was of opinion that it was wrong to draw any particular distinction between different ranks of men, who petitioned that House; but if any distinction must be made, he thought that the petitions of the lower class, in the case of war, were more respectable than those which came from the higher, because on the lower the burdens of war most heavily pressed.

General SMITH thought the whole of this conversation extreme-

The question being put, the petition was ordered to be laid on the table.

Mr. Chancellor PITT faid, that with regard to the bill which was now before the House for the more effectually supplying His Majesty's navy with seamen, it was his intention to move that it be postponed for three months, for the purpose of bringing in another bill upon the same principle, but varying in a great measure the mode of carrying the principle jato effect.

Mr. GREY faid, that as the prefent bill was now understood to be impracticable, possibly the next might be equally reprobated when it came to be industriood, and there should certainly be time given to make inquiry from those who were to be most immediately affected by it.

Mr. Chancellor PITT then moved the order of the day on the bill, with a view of postponing the farther consideration of it as he had mentioned; but on the suggestion of the Speaker, on the regularity of the proceeding, the bill was withdrawn.

Mr. Pitt then faid, he should move for leave to bring in a new bill upon this subject to-morrow, and he should propose to go on through the different stages of it as quickly as possibly, in order that after it was printed, a week's time should be afforded for the various persons most immediately interested to consider it; he proposed to go into a Committee on it, merely for the purpose of filling up the blanks, the day after to-morrow; and that being the case, the better way would be to move now for leave to bring in the bill, which he did. Agreed.

He then moved, "That the other bill, for more effectually fupplying His Majesty's navy with landmen, be referred to a Committee of the whole House on Thursday next." Ordered.

Mr. CURWEN prefented a petition, figned by about a thousand persons in the neighbourhood of Carlisle, praying for peace. Ordered to be laid on the table.

Wednesday, 18th February.

Mr. ROSE moved, "That the particulars of the vote of credit of last year, should be laid upon the table." Ordered.

The House, in a Committee of Supply, voted several sums to defray the expence of the civil establishments of Canada, Nova Scotia, Newsoundland, &c.

Mr. ROSE moved, "That the fum of 41,000l. be paid to the representatives of Richard Oswald, due to him as contractor for the army in Germany, in the year 1763.

Mr. HUSSEY objected to the Committee voting fo large a fum without opportunity being afforded for discussing the ground upon which it was granted.

Mr. ROSE faid, that, as large fums had been recovered from public Accountants, it was proper, that fums which were found to be due to them, as in the present instance, should be paid to them or their representatives.

The SPEAKER fuggested, that the proper mode of proceeding would be, for the honourable gentleman to move for the report of the Commissioners of Public Account, with respect to the sums due to the representatives of Richard Oswald.

The House was refumed, the Report ordered to be received to-morrow, and the Committee to sit again on Friday.

Mr. ROSE moved, "That the report of the sums due to the representatives of Richard Oswald, be laid upon the table; and also of the sums due to the Landgrave of Hesse Cassel, for his services in the American war." Ordered.

Thursday, 19th February.

Mr. THOMAS STANLEY, from the Select Committee who were appointed to try and determine the merits of the petition of the feveral persons, whose names are thereunto subscribed, on behalf of themselves, and others, being legal electors of Members to ferve in Parliament for the town and port of Scasord, in the county of Sussex, reported to the House, "That the right of election for the town and port of Seasord, according as the same was decided by the last determination in the House of Commons on the 10th of February, 1670-1, is "in the populacy," or, according to the interpretration of the word "populacy" by the resolution of the said House on the 15th of December, 1761, "in the inhabitants, housekeepers of the said town and port, paying scot and lot," and in such inhabitants housekeepers only."

Colonel STANLEY presented a petition from 10,820 inhabitants of the town and neighbourhood of Manchester, setting forth,

That the petitioners, influenced by fentiments of loyalty to the King. and unfeigned attachment to the constitution, with its wife and wholesome provisions, made at the time of the glorious Revolution, conceive it to be an indispensable duty, and a proof of the fincerity of their professions, to reprefent to the House the evils that have already been produced by the war in which this nation is unfortunately engaged, and the alarming apprehentions which they entertain of fill greater calamities enfuing, if measures be not speedily taken for averting the same from this country : that, whatever differences of opinion might have existed at the commencement of the war as to its justice or policy, all descriptions of men must now agree, that its progress has been accompanied by a series of most disastrous events; that the manufactures and commerce of the country have been greatly reduced in confequence of it, the property of many inbjects of this realm much injured, and the blood of a multitude of others shed; that the public treasure has been expended; the public debt increased; and that, in proportion as the resources of the nation are impaired, the demands on the people are multiplied, while our allies view the rapid progress and continued successes of the enemy with apparent indifference, or make feeble efforts to refift them, little proportioned to the magnitude of the impending danger, or to the extraordinary subsidies paid them by this country: that, under the present circumitances, the petitioners have nothing to hope from the continuance of the war, but their fears are juilly excited lest it should ultimately involve this country in irretrie; able ruin; and therefore praying that the House will use the most : Tectual means for restoring the blessings of peace to this nation; and the petitioners beg leave, at the fame time, to affure the House, that if it should appear, contrary to the hopes of the petitioners, that motives of ambition, or implacable revenge, on the part of the ene-My, render it impossible to procure a termination of hostilities, the petitioners will contribute most chearfully and zealously, in common with all their fellow subjects, towards a necessary defence of their dearest intereils, and the independence of their country.

The petition was brought up, and ordered to be laid upon the table.

Colonel MAITLAND faid, that the petition which had now been presented, need no argument to support it. He would more particularly have been disposed to have made no observations on this petition, on account of the place from whence it came, as every man must rather wish to allay than to inflame the spirit of violence which had so disgracefully exhibited itself at Birmingham and Manchefter, had it not been for the conduct of the honourable gentleman who had just now brought up the petition, and which was such as compelled him to make a few remarks. The honourable gentleman, he understood, when he presented a counter-petition from the same place, on a former evening, had accompanied it with his own animadversions, stating that it had been signed by all the persons of respectability in the neighbourhood. He appealed to his own perfonal knowledge for the respectability of many of those who had figned the present petition, and asked, whether he knew any persons in the neighbourhood more respectable; never, indeed, was there a petition, with respect to which the forms of the House were more strictly adhered to. But the honourable gentleman had gone farther; he had faid that a degree of mischievous activity had been shewn in procuring fignatures: if there was any mischievous activity, it had been confined to the other fide, who flyled those who figued the present petition, No King-men, no Church-men, and defcribed them as persons who murdered all Kings, destroyed all religion, despised the poor, and increased taxes, &c. He had said likewise, that those who had now petitioned for peace, were held in univerfal odium; if they had incurred any degree of odium, it was only in confequence of the gross misrepresentation of their opponents. He wished to know how the counter-petition had been obtained. It had been obtained by all the arts of influence, mif-· statement, and corruption. It was figned by many, under the idea that it was a petition for peace. In one of the neighbouring villages, which furnished above four hundred fignatures, the Bellman was fent round to invite all Churchmen and Kingmen to fign a petition against republicans and levellers.

Colonel STANLEY faid, that the honographe gentleman had not been present when he brought up the counter-petition; upon that occasion he had not stated his own sentiments, but only read an extract of the Chairman, who transmitted him the petition. When the present petition was put into his hands, he asked the gentlemen who brought it to town, whether they wished that he should say any thing, on presenting it to the House, to which they answer-

ed in the negative: He acknowledged that the present petition had been figned by many persons of great respectability; as to the boys and children, who had signed it, of them he would say nothing. He would always study to discharge his duty as an upright and independent Member.

Colonel MAITLAND faid, he would leave to the House to deremine whether the honourable gentleman, by reading the letter, did not mean to make the impression that such were his own sentiments. He would take upon him to state that the petition for peace was not signed by one boy or child, whereas the counter-petition was signed by many of that description.

General TARLETON presented a petition from 10,000 merchants, traders, and other inhabitants of the town of Liverpool; setting forth,

That the petitioners, impressed with sentiments of the most unalterable affection for His Majesty's Royal person and family, and earnessly solicitous for the preservation of the constitution of these realms, beg leave to express to the House the anxiety they feel from the present state of this kingdom and its commerce, in consequence of the war: that the petitioners cannot but deeply regret that any particular form of Government which may subsist in France, should be considered as an insuperable bar to a negociation for peace, on terms of honour and advantage to this country: and therefore requesting that the House will be pleased to adopt such measures as they may think proper for restoring to these kingdoms the blessings of peace.

The petition having been read,

General TARLETON rose, and said, Mr. Speaker, in presenting this petition, two points strike forcibly on my mind, to which I defire the attention of the House. The first is of a personal nature, the second of a more general and extensive description. Whilst I explain myself on the first subject, I throw myself entirely on the indulgence of gentlemen, affuring them, at the same time, that I shall compress what I have to say into a very small compass indeed. I am aware, Sir, that I am one of the representatives of the people of England; but I wish to be understood, in speaking upon this part of the subject, as one of the representatives of Liverpool, more than in the general and appropriate character of a Member of this House. " From the town where I was born, and by the people amongst whom I was bred agai educated, I was fent a reprefentative to Parl'a-This mark of their confidence and attachment gained my gratitude and affection; and I determined to watch over their interest apa honour, to the best of my ability, and with unshaken integrity. Previous to the commencement of hostilities, I supported the motion of my right honourable friend (Mr. Fox) for negociation. was aware that the merchants of this country had every thing to

lose, and nothing to gain. My own local knowledge of the country which was likely to be the theatre of war, together with the information I have derived from history, relative to Continental wars, fuggested a melancholy foreboding of the catastrophes which have fince happened. I therefore opposed the war, because I thought it contrary to the interest of those who sent me to this place; and notwithstanding the flourishing pictures of commerce exhibited by the right honourable the Chancellor of the Exchequer in his eloquent speeches, I know the wears a decaying and mutilated form in the ledgers of my conflituents. I opposed the war, because I thought it contrary to the interest of my fellow townsmen; no rational or defined object being held out by Ministers, from which prudent or confiderate men could expect any chance of fuccess, or conclusion His Majetty's Ministers were constantly shifting their of hostilities. ground, and quitting one foolish pretext for another; and therefore I had reasonable cause for inferring that it would be a war of lossof calamity-of horror-and extermination. If I had not these powerful and urgent confiderations impressed upon my mind, the conduct of the war would alone have been fufficient cause for oppoling His Majesty's Ministers. What can we discover in the course of this extensive war, but rashness and incapacity? The folly of Ministers has been fo gigantic, that it has shrouded the martial spirit of the most warlike nation in the world, and reduced the kingdom to an unprecedented and highly dangerous fituation. These are my motives, explained as concifely as I could, for opposing the I have acted from the most deliberate consideration, and the most conscientious conviction: I have done my duty to my constituents, and am fearless of the consequences.

With respect to the other proposition, which is of a more extensive description, I beg leave to call the attention of the House to the situation and sentiments of this House and the country, at the commencement of the war, and the situation and sentiments of the House and the country at the moment at which I am speaking.—What was the first ston of the country at the commencement of hostilities? Strong in men and money—rich in resources, and monopolizing almost all the commerce of the world. What were the sentiments of this House and the country? Acced not now investigate whether there was alarm or delusion circulated wantonly and mischievously through the whole extent of the island: that is not the question I mean to argue at this moment. Suffice it to say, that notwithstanding the warning voice of my right honourable friends. (Mr. Fox), no Minister ever had, in any virtuous or wicked cause, so decided a majority in this House, or in the country.

What is the present situation of Great Britain? A number of valuable lives have been lost; great sums of money have been expended; the commerce of the kingdom has been injured, and almost destroyed; our Continental allies have invariably deceived us; the Despots of Germany are now grasping with insatiable avarice at the millions of Britain, exacted from her deluded and impoverished inhabitants: the chief Magistrate of Holland (one of the States we undertook to desend, one of the pretexts, I may say, for going to war) has been expected from his high situation, and has taken refuge in our country. What man sits upon the Treasury bench, that does not now abandon the design of invading France, and attacking Paris? Is it not a fact, that the vitionary hojes of foreign conquest are relinquished, and that the Calinet is now employed in providing protection for our own coasts, and drawing troops around the metropolis of England?

What are the fentiments of this House and the country at the moment at which I am speaking? If there was occasion to refer to the petitions now upon the table—do not the petitions and counterpetitions agree as to their object? Yes; they, in unqualified terms, ask for peace. Will any Minister or Ministerialist, any Alarmer or Alarmist; is there any man so profligate or corrupt in this House, who will get up, and pronounce that the country is now as unanimous for the war as it was at its commencement? I believe no man possessives and front competent to such a declaration. This, therefore, would be enough for my argument, and for the inference which I shall presently deduce from it. But these petitions, as well as all the convertation out of doors, are proofs and testimonies that the majority of the country is decidedly for peace. The petitions of York, Manchester, Norwich, Liverpool, Southwark, and London, are trumpet-tongued, and proclaim the wishes and fentiments of the country.

With this manifest direction of our constituents; with this pulpable alteration in the public opinion, coupled with the present calamitous situation of our foreign assairs, does it not require all the vigour, all the integrity, all the abilities of the kingdom, to rescue the State from the destruction which hovers over it? It does require the aggregate of the qualities and virtues, united with the strictest attention and the sincerest patriotism, to restore Great Britain to her former happiness, splendor, dignity, and power. What, therefore, so the most likely measures to callforth the vigour and unanimity of the country, and to produce so desirable an end? The offering peace to the French, and the committing the conduct of the war into other hands. Let us offer peace to the French—let it be a peace

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in which England can partake with fecurity and honour. If terms fuch as are compatible with the fafety and glory of England, are refused, when offered by proper men, and in a proper manner, let us look our ferocious enemy in the face—let us call forth resources which these feeble Ministers cannot bring into action—let us call forth those best allies in all wars, wisdom and energy—let us try to save the State, and we shall afterwards have time to punish the authors of our calamities.

The petition was ordered to lie upon the table.

Mr. B. GASCOYNE brought up a counter-petition of the Gentlemen, Clergy, Merchants, Free Burgesses, and other inhabitants, of the borough of Liverpool; setting forth,

That the petitioners, at a time like the prefent, when certain perfons have preferred petitions to the House, praying for the speedy restoration of the bleffings of peace, feel themselves called upon to declare, that, although they are equally anxious for so desirable an event, it to be obtained upon fafe and honourable terms, yet they cannot but conceive fuch peritions as having a tendency to impede the operations of the Executive Power; and to pally its energy, thereby giving encouragement to the common enemy, and protracting the attainment of the very object they profess to advance; and, with those sentiments, the petitioners pray that this House, to whom, in conjunction with the other two branches of the Legislature, the petitioners look up with the firmest confidence, will be pleafed to adopt fuch vigorous and decifive measures, as, in their joint wildom, shall be best calculated to secure to these kingdoms the incitimable blellings of an excellent conflictation, and to continue to them that independence and external respect, which are effentially necessary to the protection of our trade and commerce, and this Honfe having, by a folemn vote, coincided with the defire uniformly manifested by His Majefly, to effect a pacification on just and honourable grounds, with any Government in France, under whatever form, which shall appear capable of maintaining the accustomed relatives of peace and amity with other countries, the petitioners humbly beg leave to express their determination firmly and iteadily to support His Majesty in the profecution of the prefent just and necessary war, until the arrival of that happy period, as affording the only reasonable expectation of permanent security and peace to this country.

Ordered to lie upon the table.

Lord MORPETH prefented a petition of which the following is a copy:

To the Honourable the House of Commons of Great Britain, in Parliament assembled.

The Petition of the underligned Freemen of the City of Carlifle, Sheweth,

That your petitioners understanding that their names are subscribed to a petition to your honourable House, entitled, "A petition from the Freemen of the city of Carlisle," aver that they neither signed the said petition themselves, nor authorized any other person to sign it for themselves.

and indignant at so gross an imposition, most earnestly intreat your honourable House will either cause their names to be expunged from the said petition, or order the petition itself to be withdrawn, as to your wisdom shall seem meet.

Signed,

Edward Singling, James Robinson, Peter Wilson, John Thompson, Joseph Thompson, Thomas Tiuling, John Simpson,

John Wilson, Thomas Cartner, James Robinson, John Coulthard, John Rodford, Thomas Simpson.

Lord MORPETH moved, that the petition might lie upon the table.

Mr. WALLACE faid, that on feconding the motion, he regretted that the effect of it could only extend to expunging the names of the persons who complained: he wished that it might have gone to the complete rejection of the petition against which the complaint was directed. He knew, he faid, how valuable was the right of petitioning to the subject, and was as defirous as any man to encourage the exercise of it; but there did exist abuses in its practice, against which he thought the indignation of the House could not be too ftrongly manifested. In the petition presented by the honourable gentleman some time ago, a foreible instance was prefented; and he would venture to declare, that, taking the circumstances now stated, in addition to those which he had the honour of flating upon a former occasion, a more flagrant and atrocious case of abuse had never claimed the attention of Parliament. greatest respect, he said, was due from the House to the petitions of the People, on every occasion; but in proportion as that respect was felt to be due, in the fame degree they ought to be careful and jealous that the petitions spoke the fair and free fentiments of the persons whose signatures they bore; that they had not been obtained, as in the prefent instance, by the groffest misrepresentation; that their number had not been swelled by the addition of the names of the dead, or supported by the most barefaced and audacious forgery. He hoped and believed the honourable gentleman (Mr. Curwen) who had presented the petition, was not privy to the imposture he believed he did him justice, when he said, that he thought him, on no occasion, capable of giving his countenance to fracil and falsehood, and that if he had known these charges could be fairly laid against the petition, he would not have presented it. Who were guilty he did not know; he was happy he was ignorant, as he should have been forry to have been under the necessity of applying to any individuals those epithets which every man must feet

due to the actors and contrivers of fuch an imposition. He said he was glad that the persons whose names had been abused, to serve purpofes in which they never concurred and did not approve, had felt the injury as they ought to do; that they had made a folemn and public appeal to that House for redress; because it gave the circumstance the greatest notoricty-too public for the benefit of the country, he was convinced it could not be; not that it was of great importance whether this or that obscure individual for his name to a petition; but it was of importance that fo during and dangerous an imposture should be detected and exposed, it might tend to prevent fimilar practices in other places; if the case was generally known, as he trusted it would be, the example of what had happened at Carlifle would awaken the precautions of every part of the kingdom against the like attempt; it would convince men, that there v is nothing to which the advocates for immediate peace were not ready to descend, for the attainment of their purposes; it might prevent that House from being, in this awful moment, deluded by false appearances of strength and numbers, from being led to give that weight and influence to the clamours of what was perhaps only feeble minorities, which was due only to the general voice, or deliberate sense of a great majority of the people.

If any of these effects were produced, he might, he said, congratulate those who had taken this step, upon having rendered an effential service to their country. In the sanguine hope that these effects would be produced, it was with great pleasure he seconded the motion of his noble friend, that the petition do lie upon the table.

Mr. CURWEN expressed his hope that an inquiry would be made by what means these names had been signed to the petition. He could take upon him to state, that never was any petition brought forward more fairly than that of the freemen of Carlisse. It was voted at a public meeting, at which there were only four dissenting voices; no solicitation whatever had been made for signatures.

Mr. WALLACE faid, that no folicitation had been made for fignatures, because it appeared that they had put down names without asking leave.

Mr. FOX faid, he wished very much for an explanation of this matter, it was a thing which ought to be inquired into, and even those who wished to prove the truth of this complaint, ought to prove mote an enquiry. He must observe, however, that the honourable gentleman who spoke last, had been misinformed once already upon another petition upon this very subject; he could not, there-

fore, perfectly rely on the accuracy of his information in the prefent instance. With respect to the matter complained of, he could only fay that, if any persons presumed to set down any names except their own to any petition presented to that House, they grossly infringed on its privileges, and therefore he wished the matter to be investigated, and nothing could follow if the matter should be true. but the crasure of the names, and perhaps the punishment of the perfons who were guilty. He must also observe that it by no means followed, as of course from what had already appeared, that those names were inferted by the friends of the petition; for fuch an imposture, with a view to discredit the prayer which it contained, was more likely to be practifed by enemics than friends to the petition. Here it appeared that the names of feven or eight persons were forged to a petition which was figned by fome hundred perfons, and he was convincee upon the face of the transaction, that these names were not entered by the friends of the petition. The honourable gentleman had faid that the advocates for peace would descend to any thing. Now he was an advocate for peace, and he trufted it was not necellary for him to fay, that he would not defeend to any thing that was improper, or that he was more likely, on account of what he had just heard, to confide in any promifes that were to be made of the happy iffue of this great, glorious, and fuecefsful war. With respect to what the honourable gentleman had been pleased to say of feeble minority, he confessed they were but few in that House, but he trufted they were not very feeble; the manner in which things were managed out of doors, was a little fingular; for this great, this vigorous, this triumphant majority, never came to any of the meetings projected by this feeble minority, where the question of peace or war was to be agitated; perhaps this great majority were too magnanimous to infult this feeble minority, and staid away on that account; and whenever they had any petition, they proceeded in the most open and candid manner, for he would not fay that they procured fignatures unfairly, but he would fay that, in the counter-petitions, there did appear fomething like management, for, in every one of them, peace was mentioned as a thing exceedingly defirable, and the only doubts were upon the question, Whether it ought to be made at this moment? Whatever might be conceived of the flate of opposition to the present war in that Loufe, he conceived that a complete proof could be had of what was going forward out of the House by the petitions that had already been brought into it, and he believed that, however feeble the minority might feem to fome persons, the people at large would yery foon show what were their sentiments upon the war. It was

extremely material for gentlemen who looked to the real state of this country, to reslect whether, if the war must be prosecuted, it did not behove Government to take some step to produce unanimity, and in this view, he considered opinions out of doors as extremely important. With respect to his own opinion in that House, he always formed it for himself, upon the best view he could take of the question to be considered; and with respect to the opinions of people at large, he believed they were not now likely to be long governed by majorities in that House or elsewhere.

Lord MORPETH then moved, "that, instead of the ptesent petition being laid on the table, a Committee be appointed to examine the matter of a petition presented to the House on the 22d of January last, on behalf of the freemen of Carlisle, and report it, as it shall appear to them, to the House."

Mr. CURWEN fuggested the propriety of the Committee being a Committee of the whole House.

Mr. Chancellor PITT thought, that that would be inconvenient, and that a felect Committee would examine the subject better.

The question was put and carried, and the following Mombers were selected to be of the Committee:

Lord Morpeth, Mr. Huffey,
Sir H. Fletcher, Mr. Howard,
Mr. Curwen, Mr. Samner,
Mr. Braddyll, Mr. Martin,

Mr. HUSSEY then moved, "That the account of the extraordinaries of the army be printed;" which, after a short conversation between him and the Chancellor of the Exchequer, was ordered.

Mr. Secretary DUNDAS brought up a copy of His Majesty's order in council, for laying an embargo on all British ships and vessels, for the better manning of His Majesty's navy. Ordered to be laid on the table.

Mr. HOBART brought up the report of the Committee of Supply. The refolutions were read and agreed to.

Mr. Chancellor PITT observed that, as spublic business of a pressing nature (the extraordinaries of the army) was to be discussed to-morrow, it might be convenient that the motion of his honourable friend, Mr. Wilbersoree, on the slave trade, might be degreed to some open day in the next week.

Mr. FOX faid, there was no business of greater importance than that of the slave trade; it was now pressing also in point of time. We all knew that the question had been evaded by some

means or other, and the evasion had certainly put the business altogether in very considerable danger. There had been a very great delay in this matter, perhaps very properly; he was giving no opinion upon that subject now, but that House should suffer as little farther delay as possible; and, therefore, if the discussion did not take place to-morrow, he hoped it would as soon afterwards as possible.

Mr. WILBERFORCE faid, that he thould be very forry to have his intended motion delayed; but as he would be very forry to inconvenience the House, and was desirous to oblige his right honourable friend, he should have no objection to postpone his motion to the first open day, provided he could have an affurance that it should pysitively be brought on upon the day on which it should now be fixed to take place. He had, therefore, no objection to waving his motion for to-morrow, on this condition.

Thursday next was fixed for the motion to be brought forward. Mr. Chancellor PITT moved the order of the day on the bill for railing men for the navy out of the counties of Great Britain. He said, he took it for granted, that gentlemen being already in possession of the printed bill, had made up their minds on the subject; and as it was not his intention to introduce any amendment very materially different from what he had already ptoposed, he did not see the necessity of detaining the House by any thing he had to say at that time, unless he heard some objections which he had not anticipated.

The House resolved itself into the said Committee, and Lord Arden was in the chair.

Several gentlemen spoke in the Committee; and the principal object which gave birth to a difference of opinion, seemed to be, how far they should or should not depend on the returns of the pepulation of the different counties with respect to the ratio of landmen that was to be furnished by each, in consequence of the number of houses paying taxes in each county, which was the criterion of distribution on which the principle of the bill was founded.

Several amendments were proposed and received, after which the provisions were agreed too, and ordered to be reported.

The report was received immediately, and then the Chancellor of the Exchequer moved, That the report be printed and taken into further confideration on Monday.—Ordered.—He then intimated that he should propose that the bill be read a third time on Monday.

Mr. CAWTHORNE proposed as a clause to the bill, that every gentleman having three men servants, should furnish one for the service of the navy, or pay the sum of twenty guineas; if he

had five servants, that he should furnish two, and so on in propor-

Mr. CURWEN was of opinion, the clause was a very proper one, for that the rich ought to come forward in support of this war more than any other, for it was chiefly in support of their interests it was carried on.

Mr. Chancellor PITT faid, he should feel it his duty to object to this clause, and he believed that, in opening the ways and means on Monday for the service of the year, he should convince gentlemen of the description to which the clause referred, he had not forgot that they ought to bear a considerable share of the such burdens to be laid on the public.

Mr. CURWEN faid, he was glad the Minister was determined to tax the rich, but he saw no reason yet why the clause should not be adopted also. He thought still, that people of an elevated condition ought to come chearfully forward to bear the burdens of the war, that the poor might be relieved as much as possible. He would go farther, and say that, in his opinion, all circumstances considered, the Crown itself should come forward, and contribute to the support of this war; for, he thought, these were times in which great concessions ought to be made to the people.

Mr. Chancellor PITT then brought up the new bill, for raifing men in proportion to the tonnage of fhips, &c.

It was read a first and second time, and ordered to be printed.

Friday, 20th February.

Mr. Chancellor PITT brought up a copy of His Majesty's order in Council, relative to the exportation and the importation of wheat and other grain.—Ordered to be laid on the table.

The SECRETARY AT WAR brought up an account of the distribution of the two millions five hundred thousand pounds voted to be paid to the King of Prussa.—Ordered to be laid on the table.

Mr. THORNTON faid, he had had the honour to prefent a petition, on a former day, from a great number of the inhabitants of Southwark, against a farther prefecution of the war, and he now begged to present a counter-petition to that, from a considerable number of respectable inhabitants in that forough, who desired not to be included in the object of the former petition; but, as they approved of the principles in which the war was commenced, so they consided the termination of it to the wisdom and discretion of Parliament.

The petition was brought up, and ordered to lie on the table.

Mr. ROSE produced a copy of accounts of fums of money, due

from this country to the representatives of the late Mr. Oswald, Commissary of a late war in Germany, and also due to the Landgrave of Heffe Caffel. On the question being put for laying the accounts on the table,

General SMITH observed, that previous notice should have been given of a buliness of this kind. These were accounts of a tian iction which had tiken place thirty years ago. One of them involved a fum of 41,000l. and the other a very large fum of moncy. He hoped that if my thing was to be veted on these accounts, all the particulars should be laid before the House.

Mr. ROSE observed that the honourable gentleman might have been aware fome days, that these accounts were to be on the table. He had propoted to bring them forward before, but on the fuzgeftion of another Member he withdrew his motion then, for the purrof of bringing these accounts forward, as he had done to-day, for information to the House upon the subj a, before any vote was to be proposed. If the money if ted in these accounts Le justly due, he apprehended that the length of time it had been owing, was not to be ur ed as a reason for not plying it. The account now on the table had been attentively and carefully examined by Commissioners, who had approved of it. If there was any reason to be given for not prying the money, the Treafury would not at all confider that as a matter of regret, but on the other hand, it was necessary that justice should be done. If there was any other information in his p wer, required, he was ready to give it.—The accounts were their ordered to be laid on the table.

G nord TARLETON fud, that he was about to make a feries of motions, which he should now read to the House, and which were as follows:

Thu there be hill b fore this House, a copy of the return of the effectives of the British timy under the commin of General His Royal Highn is the Duke of York, i will in Handers and on the frontier of

I rance, on the rift of April 1791, That there be laid before this House, a copy of the return of the effectives of the Buiffrarmy under the command of General Alis Roy of Highneisthe Dake of York, ferving an Handers and on the frontier of France,

on the 2d of April 1791.

That there be laid before this House, a copy of the return of the fick and wounded of the British army under the command of General His Roy il Highness the Duke of York, serving in Flanders and on the fron-

tier of France, on the 1st of April 1794;
That there be laid before this II rute, a copy of the return of the effectives of the British army ferving on the frontier of Holland and in

Fland is, on the 1st of August 1794;
That there be laid before this House, 2 copy of the return of the sick ad wounded of the British army serving on the frontier of Holland and in Flanders, on the 1st of August, 1794.

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That there be laid before this House, a copy of the return of the effectives of the British army serving on the frontiers of Holland and West-phalia, on the 1st of Y brank, 1705.

That there be full before this Houle, a copy of the return of all regiments and recruits fent to the full army, between the 1st of April, 1791,

and the 1st of Lebinary, 1795.

The first motion being read, the question upon it was put, and the House divided.—

For the motion 11, Against it 64.

Upon the second motion the House divided again.

For the motion 18, Against it 86.

The confideration of the petition from Carlifle, on the right of election, we deferred to the 3d of March next.

Mr. WHITBRI'AD moved, "That an humb! Address be prefented to His Mucily, praying, that he will be graciously pleased to give directions that there be hid before the House a copy of a treaty concluded between His Mucily and the Duke of Bruntwick."—Ordered.

He moved afterwards, "That the copy of the infrument respecting the kingdom of Corsica now on the table be printed."—Ordered.

Mr. Chanceller PITT moved the order of the day, on the bill for fupplying the may out of various ships, in a certain proportion according to their tonnage.

The bill passed a Committee of the whole House in a formal manner; and the Report was received immediately, and ordered to be printed; and then

Mr. Chancellor PITT moved, "That the Report be reconfidered this day fe'nnight."—Ordered.

The SECRETARY AT WAR moved the order of the day, for the House to resolve itself into a Committee of the whole House, to consider farther of a supply to be granted to His Majesty.

The House being in a Committee, he moved, that the sum of 3,063,9681. be granted to His Majesty towards defraying the extraordin try expenses of the land soices, &c. from December 1793, to December 1794.

Mr. HUSSEY observed an account of sums paid upon bills which were drawn upon M1. Brook Watson, to the enormous amount of 1,189,000l. and he afterwards observed an account of bills drawn by Mr. Watson to the still more enormous amount of 1,900,000l.

Now he wished to know, whether the first account was alone con fined to the extra expences of the year 1793, and the latter account to be classed under the current expences of the present year, and whether they were joint or separate accounts, that is to say, whether the sum of 1,189,000l. was to be included in the

account of bills drawn to the amount of 1,900,000l. or whether they were diffine and separate accounts?

Mr. Chancellor PITT replied, that all the bills were drawn before the 24th of December, 1794, and were of course to be arranged in the accounts of that year; but as all the bills have not been yet received, so the precise statement of the whole account could not yet be given.

Mr. HUSSEY hoped whenever a precise statement could be given of the amount, that an account of the application of it would be given also.

Mr. Chancellor PITT replied, that Mr. Brook Watson would of course give an account of the application.

Colonel MAITLAND observed, that a very large sum of monev was expended at Toulon, and another very large fum in the West Indies, and he hoped there would be no objection to lay the detail before the House much more explicitly than appeared at present. He wished to know whether the House was to have complete information upon all the fubjects now before the Committee, particularly as to the difference which had been faid to fubfift between the treatment of different regiments, upon which he must say a word or two hereafter; but first he must observe, that with regard to the expenditure of money in the West Indies, it appeared to him, that during the whole of the year 1794, when we got Martinique, Guadaloupe, and St. Domingo, it only coft us 191,000l. whereas the extraordinary expenditure at Toulon amounted to 400,000l. This appeared to him to be very fingular, and he wished to know whether the House were to have proper information upon that fub-There were two other points on which he must make a few observations-A large sum of money was paid to a Member of that House, an honourable gentleman, for whom, as an individual he had the highest respect, both for his military talents, and his private virtue; a gentleman who had diffinguished himself in the last war. This gentleman (he alluded to Colonel Fuliarton) was paid 15,000l. now, for what he did fifteen years fince; now it was rather strange that he had not been paid before, and that fuch an account as this should come forward at this particular period. He did not fay it was improper, for he must repeat, that he had too much esteem for that heave officer and excellent man, to fav any thing against him. personally; but yet, as a Member of that House, he must say the matter required explanation. Had not Colonel Fullarton at the time he raifed the troops received the fame bounty, that was given to other officers? Another part of his observations was distinctly directed to the extraordinaries of the army, under the head of the

Foreign and Emigrant corps. He had understood, he said, that our own troops beheld these corps with a great degree of jealousy, because it was generally believed that they were more favoured than our regiments, and therefore he conceived some explanation ought to be given. The Emigrant corps, he believed, were not so complete as they were stated in the accounts before the House, and hewished to know how the returns of these corps were ascertained? Whether they had the same cheeks in their payment as the British troops? And whether the officers or men had more emoluments? He wished not to have a surping sum of ten regiments, but a regular return, as was usual in every British regiment.

The SECRETARY AT WAR advised the honourable gentlemen to rectify a mistake he was likely to fall into by not distinguishing those emigrant companies solving under the Duke of York from those which acted under his (the Secretary's) immediate inspection. They were included in different flatements; for of those upon the comment he could not speak so positively, either as to their construction or their pay. In regard to their condition, he did not underfland they were on any better feeting than the British troops, but rather the contrary. He was abroad last furnmer, when he should certainly have heard of the complaints which the honourable gentleman had mentioned, if there had been any reason to complain; but in his converfations with the British officers he had never heard the remark which the honourable gentleman had flated, and from what he did hear he had reason to furnife they were in every respect below our own troops. As to the advantages the officers were faid to poffers in preference to our own, he could affirm that fuch was not He knew the rule was not to exceed the pay and allowance of the British troops.

Mr. Chancellor PTTT faid, that with regard to the detail of the bills when they came from the Commissioners, he hould not have the finallest difinelination to lay them before the House, if any gentleman should defire it. He had no doubt but that the Commissioners would transmit their accounts with all the dispatch possible; and upon this subject he was happy in reslecting that late regulations had enabled gentlemen to understand the expenditure of this branch of the public service, in a manner much superior to former periods, and nothing could be more his wish than that gentlemen should have the benefit of that regulation, in order to form their opinion upon the subject. With regard to what had been said relative to a sum of money given to an honourable Member of that House, he must observe it was not for raising men, that the charge was made; the truth was, that many worthy men, now no more,

were perfectly fatisfied with the merit of the fervice for which this fum was paid. In the course of the last war, that honourable gentleman was employed in a service of grout secrecy, in the course of which he advanced a large sum of money out of his own pocket. He was employed by the Earl of Guilford; he went abroad, and when he returned, some difficulty arose from the nature of the service, and perhaps the matter was not investigated as readily as it might have been. A reference, however, was afterwards made to Commissioners appointed for that purpose, and they reported on the merits of the service, as well as their of inion on the interest due for the money advanced by that honourable gentleman, for all which it appeared that the sum of 15,000l, was by no means an extravagant allowance. The House, if it was defired, should see the Report of the Commissioners; and he should now only say, that the payment of this money could not be delayed without injustice.

Mr. FOX faid, that he conceived fome explanation to be necesfary with respect to the large extent of particular sums. He could not help adverting to what had been remarked by his honourable friend, the enormous expences incurred at Toulon in comparison with those that had been employed for the service of the West Indies. As to the money granted to Sir Gillert Elliot as Civil Commissioner to France, he did not conceive that after the evacuation of Toulon fuch an office was necessary, though he found that he had received the falary till the time that he had been appointed Viceroy of Corfica. Now that a new office had been created for him he fupposed that he no longer remained Civil Commissioner. respect to the money that had been so long due to Colonel Fullarton, it was rather furprifing that he should not have been able fooner to . establish his claims. It was now fated to have been due for fifteen. years, during the greatest part of which the honourable gentleman. had been in this country, and had the farther advantage of urging his claims as a Member of that House, and that he should have been able all at once in the course of this session to render his claims so much more intelligible than at any former period, was rather fomething unaccountable. Great stress was laid on the authority of the. late Lord Guilford in the prefent instance, from which it would appear that greater attention was paid to the authority of that no-Tble Lord now that he was dead, then had been paid when he was living. There was only one point more to which he should advert; he thought that the emigrant corps raifed under the bill of last year ought not to exist at all. Since that bill passed, circumstances had materially varied. The late declaration of Ministers, that they were ready to treat with any form of Government in France capable

of maintaining the accustomed relations of peace and amity, though he did not think it sufficiently explicit, went, however, to flate that any hopes of the emigrants as to the restoration of the ancient system, were now desperate. How far then was it consistent with honour or policy to employ them under the idea of fighting for a cause which was completely out of the question? If Ministers were ready, as they professed, to treat with any Government, whether an Aristocracy or a Democracy, to the exclusion of all the larges of the emigrants, to continue to employ them under the bill of iast year, was, in his mind, contrary to policy, justice, and humanity, and he should therefore, when the vote was proposed, give his negative to the sum appropriated for this service.

Mr. Chancellor PITT replied to the different points adverted to by the last right honourable speaker. He stated, that after the evacuation of Toulon, Sir Gilbert Elliot had been employed on public bufines in Italy, and had continued to be engaged in very important services till the time that he was appointed Viceroy of Corfica. was difficult to account for the amount of expences till the particulars were before the House; but when it was confidered that we had got pofferfion of Toulon chiefly in confequence of the preffure of famine, and that a very large force were on the four of the occasion to be fupplied with provisions, it was not to be wondered that the expence of this fervice flould be confiderably greater than in the case of expeditions, where the provisions were supplied from this country. As to the emigrants, he contended that the declarations of the laft and of the prefent year were perfectly confiftent. Whether there were the fame hopes of fuecefs, or the fame expediency in retaining them in our fervice, as when they were first employed, were mere questions of policy. Ministers had not pledged themselves to the emigrants to reflore the old form of Government; they had last year on passing the bill disclaimed any such pledge. At the same time if any opportunity should unexpectedly prefent itself of bringing back the ancient fyflem, they did not fav that they would not employ them for that purpose. If this country was led from compassion to maintain a large body of emigrants, was it not fair that it should avail itself of their services in any way in which they could be rendered useful to the common cause?

Mr. HUSSEY remarked, that some of the sums were charged in a very indefinite manner, viz. to the Deputy Pay-Masters in the West Indies, without specifying the names of those Pay-Masters. He also animadverted upon the immense sums charged as extraordinaries in Jamaica, and in the Bahama Islands.

Mr. Chancellor PITT replied, that with respect to the sum

charged for extraordinaries in Jamaica, it should be recollected that a considerable part of the expences of the expedition to St. Domingo, was defrayed in Jamaica, which accounted for the largeness of the sum charged. As to the expences incurred for the Bahama Islands, it would be found, that they were not greater than the exigence of the service, and the necessary preparations of desence required. The other alluded to by the honourable gentleman, viz. the sums charged by the Deputy Pay-Masters, the particulars of them might be called for when the accounts of the Deputy Pay-Masters were given in.

Mr. HUSSEY faid, he fliould not know how to call for them, as they were not charged to any particular person.

Mr. STEELE explained to the House why the sums were charged to the Deputy Pay-M iders, without naming them: the reason was, that the Deputy Pay-Master had eccasion to come to England upon business, and there was a person appointed to act in his 100m, and afterwards a third person was appointed.

Sir WILLIAM DOLFEN took notice of an account that had been flanding undetermined for many years; it was for fums due to a gentleman who had been Governor of Care Ercton; and called home to answer certain accetations; he had been now for seven or eight years demanding a condemnation or acquittal, and the settlement of the sums due to him, without being able to obtain either. He was constantly told that he was a very meritorious character, and that he should be recommended to His Majetly, and in the mean time was reduced to the brink of ruin. If this business should not be taken up by the Executive Government, he should think it his duty to bring it before the House.

Mr. FOX withed to know if all hopes of the expedition against the coast of France under Lord Moira were now given up, whether in point of economy it would not be preper to apply to some other service the troops destined for that expedition, which had only tended to cripple our other exertions. Gualaloupe was now lost, and St. Domingo, it was to be seared, would quickly follow. Ought we then still to keep up preparations which there was no prespect of being able to use with any advantage, when the force which now remained inactive, was wanted for service in another quarter?

Mr. Chancellor PITT faid there was no mode of arguing this point without going into all the circumstances connected with that expedition, which at present was impossible; he trusted, however, that a time would come for the discussion, when it would appear that such circumstances had occurred from time to time, as perfectly justified Ministers in keeping up those preparations. As to the sact,

the troops under Lord Moira, so far from being useles, had been active on the Continent during some part of last campaign; they had at different times supplied reinforcements to the army abroad, which had been replaced by fresh levies; and he stated that to retain such a depot of sorce, always at hand, and under the conduct of so able a Commander, was a circumstance of considerable consequence to the internal defence of the country.

General SMITH faid, he was forry to find that fuch large fums had been laid out in fortifications in the Bahama Islands, and he thought it improper that so great an expense should be incurred without the previous approbation of Parliament.

Mr. Chancellor PITT conceived that he had been mifunderstood; he did not fay that all the fum charged had been laid out in fortifying the Bahama Islands; he said it had been expended in making the necessary preparations for their desence. He agreed with the honourable General, that it was not proper for Governors to take upon themselves to erect fortifications; and indeed every precaution was constantly taken by Government to prevent it, by strictly forbidding it in their instructions. But at the same time it was sometimes necessary for a Governor, on the pressure of immediate danger, to erect fortifications, and therefore it must in some degree be left to the discretion of the Governor, as it was one of those things which could not with safety be wholly prevented.

Mr. DUNDAS observed, that the expences incurred in taking measures for the desence of the Bahama Islands, were entirely justifiable; because last year, when an armament was sitted out by the French from a place from which he hoped they never would fit out another, it was doubtful whether their object was to attack Hallisax or to proceed against the Bahama Islands. Under these circumstances it was certainly proper to take every means of putting those islands in the best possible state of desence.

General TARLETON faid, that if the troops under Lord Moira had been fooner detached to the Continent, they might have faved Nieuport, and averted the unhappy fate of the emigrants; as it was, they did not arrive till Ostend had fallen. He remarked that the Chancellor of the Exchequer had last year stated that the sum of eight hundred thousand pounds then voted for extraordinaries, would be amply sufficient for the service of the year. In the present disastrous state of affairs, the House were called upon to vote these millions; he supposed that the demand would rise in proportion as the situation of the country became more calamitous and distressing, and that next year a vote would be proposed of nine millions.

Colonel MAITLAND lamented to fee the enormous expences



incurred for building barracks. He was fure, that when the House first gave their assent to this plan of building barracks they were not aware of the extent to which it would be carried. The House would be astonished to hear that there had been already above 500,000s. expended for that purpose. But this was not the only expence; for there was a degree of patronage annexed to every barrack, in the appointment of barrack-masters, &c. The money thus laid out would have been sufficient to indemnify the innkeepers for their losses in having soldiers quartered upon them, and the country might have been saved from the dangerous and unconstitutional plan of building barracks.

Mr. Chancellor PITT faid that whenever this subject came to be fully investigated, he would contend that the money laid out in the erection of barracks had been most beneficially expended—He was perfectly willing that every account that could be called for, should be laid before the House, because he was sure that the more gentlemen considered the subject, the more they would be fatisfied, that both with respect to the health and the discipline of the troops, the erection of barracks would prove highly advantageous, exclusive of the other argument, of the great hardships under which innkeepers and publicans laboured.

Mr. W. SMITH cited fome passages from Blackstone's Commentaries, to prove that barracks were dangerous to the liberties of the people.

The resolution was put and agreed to.

Mr. WINDHAM moved, that a fum not exceeding 427,6201, be granted to His Majefty to defray the expense of railing, &c. corps of emigrants, pursuant to the act passed last year.

Colonel MAITLAND repeated his observation, of their being better treated than the English troops.—He wished the House was in possession of some more clear intelligence as to the number and state of that body of troops.

Mr. WINDHAM, in reply, faid, that in respect to the emigrant corps employed in the service of this country, the whole of the expense was not superior to an equal number of our own troops, and that the most satisfactory information on this head could be afforded the honourable gentleman, if the same was demanded.

Major MAITLAND observed, the right honourable Secretary did not answer a to one particular, namely, whether the arrears of the emigrant corps had been put on the same footing with hose of the British troops? The establishment of the emigrant corps he thought so vague and undetermined, that he would himself make a motion on a future day, to six the same specifically.

Mr. WINDHAM, in reply, faid, that all the regiments included in the paper on the table were entirely on the same footing. The remaining resolutions were afterwards separately put and car-

ried; and the Report on the fame ordered to be brought up on Monday next.

Sir JOHN SINCLAIR faid, that before the Committee diffolved, he should make a motion that the sum of 3000l be granted to the Board of Agriculture—Agreed to.

Monday, 231 February.

Colonel MAITLAND moved for a copy of the agreement entered into with certain officers, for raifing a corps of emigrants. Ordered.

Mr. WHITBREAD moved that that part of the Report of the Committee of Supply, which related to the 15,000l. paid to Colonel Fullarton, for fervices performed fifteen years ago, be printed, in order that an examination might be made into the validity of the employment, and the performance of the duty.

Mr. Chancellor PITT tignified no unwillingness to affent.

Mr. FOX faid he had no opposition to make to this motion, but he doubted whether it would lead to all the information that might be requisite, in order to understand the matter fully. It was rather extraordinary that this business had not been settled before.

Mr. HOBART brought up the Report of the Committee of S. poly.

On reading that part of it which allowed to Sir Gilbert Elliot a large fum of money.

Mr. FOX faid this was a point which required farther explana-He observed, that he believed Sir Gilbert Elliot was employed for civil affairs in France; he did not know why he was employed, nor did he know any thing of the utility of his employ-He was employed too in Italy by His Majesty. It was a proper employment perhaps, and he might be a proper person for it, but these were not questions now before that House. The King's civil lift was given him to enable His Majesty to carry on diplomatic concerns; if that civil lift was too narrow, it should be enlarged. But nothing could be clearer than this, that the services should be kept distinct. He therefore thought this charge, as far as it went, irregular; it was true the fum was fmall, but the was no apology for a deviation from a clear and a well-established principle; this fum of money was given to Sir Gilbert Elliot for plate and equipage, and it was chargeable only on the civil lift. It was for purposes of this kind that the civil lift was instituted, out of which the King

was bound to provide for these expences. If the civil list was too small, it ought to be made larger. These points should be made clear, but it was wrong to tax the Public in this irregular manner.

Mr. Chancellor PITT admitted the distinctions made by Mr. Fox to be just, generally speaking. The vote proposed in this refolution was very trivial. Sir Gilbert Elliot had been employed on very important services, in consequence of certain circumstances arising out of the war in France. He was employed also on important services in Italy, previous to his appointment of Viceroy of Corsica; and the question here was, Whether in the interval between these employments the rule should be kept up with such strictness and nicety as the right honourable gentleman insisted? For his part he saw no practical utility in observing that nice distinction in this instance.

The refolutions in the Report were then all read and agreed to. General SMITH moved, that the memorials, &c. relative to the officers in India, be printed.—Ordered.

The House then proceeded to take into farther consideration the Report of the bill for supplying the navy with landmen out of the different counties; but the Chancellor of the Exchequer observing it might delay the other important business of the day, it was post-poned.

The order of the day being read for the House to resolve itself into a Committee of the whole House to consider farther of the ways and means for raising the supply granted to His Majesty,

Mr. HOBART took the chair. A great variety of accounts which had been previously moved for and produced, were referred to the faid Committee.

Mr. Chancellor PITT rofe, and observed, that it was his duty, that day, to lay before the Committee, a subject which necessarily branched out into many extensive details; in order to render it as diffined and intelligible as possible he should wish to call the attention of the House to the different principal heads, under which it might be considered, endeavouring to confine himself strictly to the subject of that day, as that was sufficiently large, without at all entering into any collateral matters that might be more or less connected with it.

The first head, to which of course it would be his duty to call their attention was, the amount and particulars of the various sums they had voted, or estimated, for the immediate service of the year, to which, according to the practice which he had hitherto observed, he proposed to add such articles of unfunded debt, or expences unprovided for, and such farther charges (though they could

not now be distinctly voted on cstimate) as were likely to arise from the situation of affairs, and to be incurred in the course of the year.

The next confideration would be, the ways and means by which these sums and estimates might be defrayed, of which necessarily the loan would occupy a considerable part, in stating its terms and conditions.

He faid he should then consider what were the taxes by which he proposed to defray the increase of annual charges which must be supposed to arise from that loan, or from any unfunded debt, or extraordinary expense that was now unforcseen.

When he had done that, he thought the Committee must be acquainted with the outlines of all the circumstances that related to the subject; with the addition of some observations respecting the state of the country, its credit, its revenue, its commerce, and resources; by which they might be able to judge of the ability of the nation to bear the extent of those large burdens which had been rendered unavoidable by the continuance of a just and necessary war.

The right honourable gentleman faid, he should begin with stating, as shortly and distinctly as he could, the amount of the supply, and under that head he should have little more to do than distinctly to recapitulate the votes of the House, which had undergone a distinct discussion.

The first service was, that which related to the navy. It was hardly necessary to state that 100,000 seamen had been voted for the navy for the present year, the charge of which, according to the usual rate, was 5,200,000l. at 4l. per month per man, though that was not fully sufficient.

The next charge was the Ordinary of the Navy, which amounted to 589,6831. 3s. 9d. and the Extraordinaries to 525,8401.

	£.	s.	d.
100,000 Seamon	5,200,000	0	0
Q rdinarles	589,683	3	9
Extraordinaries	525,840	Q	Q
•	Total of the I avy £ 6,315,523	3	9

The next service was that of the army. It was not necessary to enter very minutely into the different articles of the army. The principal charges of the regular army amounted to 5,541,000l. There was voted for the militia and fencibles, &c. 1,607,000l. The amount for foreign troops was 997,000l. which was nearly the same as last year. To that must be added a sum not yet voted by the Committee, which was 200,000l, by way of subsidy to the

King of Sardinia. In addition to that there was 427,000l. for a French corps. These were the extraordinaries of the army, &c. 3,063,000l. The whole of the army expences, adding all these items together, amounted to 11,241,000l.

The next principal head was Ordnance, the total amount of which was 2,321,000l. In addition to that fum there were two fums which had not yet been voted. The first of these was an old debt that was due to the Landgrave of Hesse, amounting to 68,000l. The other was a sum due to the representatives of Mr. Oswald, of 41,000l.

The next head was that of Miscellaneous Services; for the Board of Agriculture, Trial of Mr. Hastings, French Refugees, Addreffes, &c. &c. amounting in the whole to 257,000l. 'In addition to these there was another sum to be added, which he had always flated distinctly, and which he had continued even under the pressure of war; he meant the sum of 200,000l. which he began. fome years ago to apply towards the discharge of the national debt. over and above the original million, and over and above the provision that had been made by a late act of Parliament, which provided that not only the interest of every new loan should be punctually paid, but also I per cent. of the capital. There was another fum which had always been taken into the account, under the title of Deficiency of Grants, and that fum amounted to 745,0001. Befides that, it had always been usual to flate as a part of the estimates of the year, the deficiency of Land and Malt, which he stated at 350,000l. In addition to that, there was a sum of Exchequer bills to be defraved. Under the Supply of laft year, there were 5,500,000l, and on the fide of the Ways and Means, 3,500,000l. allowing 2 millions for unforeseen contingencies, 2,500,000l. were referved as a vote of credit: and there were. 6,000,000l. in Exchequer bills now to be provided for. The whole of these sums added together, amounted to 27,540,0001 and conflituted the whole of the Supply of the year. That fund included the 6 millions of Exchequer bills. Without them the total of the Supply for the service of the year, was 21,500,0001. Till the 5th of April next, it could not be known how far the Ways and Means of last year would be fufficient. The revenue of last year would amount very nearly to the fum at which it was estimated, though there was a deficiency in one article, to wit, in the 500,000l. which was expected from the East-India Company. Though they had not been able to pay that furn, the deficiency of Ways and Means of last year, up to the 5th of April next, calculating according to the proportion of the former part of the year,

was only 588,000l. so that the failure of the Company, constituted nearly the whole of the failure of the Ways and Means of last year; but he thought it right to add that deficiency to the supply of the year, which will make 28,128,000l. The different items of the Supply would then stand thus:

NAVY.		
100,000 feamen — £.5,200,000		
Ordinary £.589683 3 9 1,115,523 3 9 £. Extraordinaries 525840 0 0 1,115,523 3 9 £.		d.
6,315,523	3	9
ARMY.		
Guards and Garrifons, 119,000 2,777,534 19 1		
Plantations, Chelsea, &c. 2,563,734 19 3		
5,341,269	18	4
Militia and Fencibles, cloathing for ditto, contingencies for ditto	ī 2	0
Foreign troops — 997,226		0
French corps — 427,269		
Reads and bridges in Scotland - 4.500		
Extraordinaries of the army - 2,663.968		
Sardinian fubfidy — — 200,000		0
Ordnance - 2,321,010	13	10
Balance due to the Landgrave of Hesse 68,850		0 %
, Dicto to Oswald's executors — 41,688	•	64
Miscellaneous services 257,743	16	5
Annual addition to finking fund 200,00	0	0
Deficiency of grants - 715.000	o	0
Ditto land and malt — 3:0,000	0	0
Exchequer bills — 6,000,000	0	0
27,540,584	3	34

Having stated the whole of the Supply, he next proceeded to the Ways and Means by which that Supply was to be raised. He estimated the two annual taxes of Land and Malt, as usual at 2,750,000l. To that was to be added, whatever might be estimated to be the growing produce of the consocidated fund, from April 5th, 1795, to April 5th, 1796. I would be necessary for him to state the grounds on which he was to calculate the amount of that sum, and that was by adhering to the average of the last four years, rather than to any other mode of computation. He said he should state the produce of each of these sources. The produce of the permanent taxes, ending the 5th of January, 1792, amounted to 13,99,000l. Those ending on January 5th, 1793, amounted to 14,354,000l. Those ending on January 5th, 1794, were 13,953,000l. and the permanent taxes of last year, were

13,827,000l. So that he had the fatisfaction of faying, that in: the last year, the second year of an extensive war, the revenue was only about 126,000l. less than it was the preceding year, and if they took into the account, the delay of a fleet which had been expected from Portugal, the money to be received by that means. would be more than the whole amount of the difference of the last year, and the year preceding. The average of the permanent taxes. of the last 4 years, was 14,032,000l. He certainly thought himfelf justified in submitting to the House on that ground that average as the amount of the permanent taxes of the prefent year. Affuming that foundation, he had only to fet against that sum the charges on the confolidated fund. There was a charge of 11,538,000l. and a farther addition of 259,000l. which constituted part of the interest of different taxes, for paying off Exchequer bills. These; two fums added together, amounted to 11,707,000l. which being fubtracted from 14,032,000l. the average permanent taxes of the last four years, left the sum of 2,235,000l. as likely to arise from the growing produce of the permanent taxes, between April 5. 1795, and April 5, 1796. He faid, he might make another addition to that fum of 119,000l. but that fum he wished to reserve, as there would be a necessity for making some provision, in consequence of the happy event which had been announced by His Majefty from the throne, of the approaching marriage of his Royal Highness the Prince of Wales; and therefore he thought it his duty to make a referve of that fum for that event, or for whatever purpofe Parliament might think proper to apply it. There was also the probability of 150,000l. or 160,000l. of Impress Money, and he thought proper to take credit for 500,000l. from the East-India Company, if they could pay it; unless it was voted, the Public could not avail itself of that fum, even if the Company should fortunately be able to discharge it.

The Exchequer bills to be taken into the account in the Ways and Means, were 3,500,000l.

The next article, which had been the subject of some conversation with the Public, and the amount of which was generally known, was the loan for eighteen millions sterling. These sums added together, amounted in all, to 27,145,000l. as would appear from the following statement:

Land Tax —	£. 2,000,000	0
- Malt Growing Produce of Confolidated	750,000	U
Fund from 5th of April, 1795, to 5th of April, 1796 £. 2,235, Imprest monies to be repaid 160,0 East-India Company 500,0	000	
Exchequer bills	2,895,000 3,500,000	
Loan	18,000,000	
	£,.27,145,000	0 0

That fum being fet against the total amount of the supply, supposing the East-India Company was not able to pay the deficiency, amounted to 983,000l. But supposing the Company to make good the 500,000l. then the deficiency would only be 483,000l. Although the loan of 18 millions might fall somewhat short of answering all the exigencies of the year, the confequences would not be very material, with regard to the service of the year. But he should not think it right to keep any part of the subject from the House; and therefore, although it was not included actually in the loan, he should think it his duty to make provision for its annual interest and charges, as if it made part of the loan. He thould therefore find taxes for the deficiency, not only of 483,000l. but also of the 500,000l. which was due from the Company. He should make provision for the one million deficiency, in the same manner as if it were a part of the loan of 18 millions. With regard to the 500,000l. of the Company, although they had not been able to pay it in the present year, he did not think it right to take it for granted that fum would not be forth-coming in a future year.-He was therefore to make provision in the first instance for the sum of 18 millions, and for a million of probable deficiency beyond the 18 millions. The Committee would recollect he had alluded to the increase of the unfunded debt of the navy; and he stated at the outfet of the war, that it was his intention each year, without leaving an unfunded debt, to make provision for the whole of that debt. He thought it was probable there would be an increase of one million in the navy debt, and therefore he had made provision for that loan; but the fact was, that from the immense exertions that had been made to bring forward a great fleet, the navy debt, instead of increasing one million, was increased 3,594,000l. He Thould think it his duty to follow the fame line of conduct which he did last year in making provision, on a general calculation, for any probable excess; and as there was an increase of three millions

and a half of navy debt incurred last year, he should make provision for that amount, which might be expected to take place in 1795. In addition to the two millions and a half of the vote of credit, it would be necessary over and above to make provision for a million and an half for the land service in the course of the year 1795. These were the sums, for all of which he proposed to find funds for discharging the annual interest.

He faid, before he flated the amount of the annual interest which arose from the loan of 18 millions, he begged leave to state to the House what were the terms and conditions on which he proposed to agree to that loan. The motives which led him to think it his duty at an early period to afcertain on what terms perfens were willing to fubscribe so large a fum as 18 millions, were those, which he had already on a former occasion, been under the necessity of flating more at large. He conceived it his duty to propofe the means of furnishing, by the credit of this country, a large pecumary affifiance to the Emperor, if the confequence of fuch an enengement was likely to furnish a great military force to join us in the next campaign. It became neeeffary to aftertain how far the terms of that loan might be effected by His Majefiv recommending to Pa, liament, to guarantee the lean which individuals might furnish to the Emperor. It might naturally occur, that the idea of a large loan of four or fix millions, or tome intermediate fum, might materially interfere with our procuring money, by a loan, for our own immediate purposes; and he was not without apprehensions, thut fuch would be the cafe. As foon as a propofal had been made, to farnish a sum to his Imperial Majesty, on those terms which the Court of Vienna was willing to give, persons readily stood forward, not only to furnish, without dimenlty, the whole of the fum wanted for this country, but, on confideration of the guarantee of Great-Britain, the furn also which was wanted by the Emperor. A general flatement of this loan will appear highly fatisfactory. should state the terms of it very shortly. For every 1001. sterling, the subscribers had a capital of 100l. stock in the three per cents. a capital of one third of an hundred in the four per cents. and of the long annuities 8s. 6d. for the fame term as the long annuities. It was subject, however, to this alternative: If the loan should take place to the Emperor, to the amount of fix millions, which would be one third of the loan which was wanted for the immediate purposes of this country, then the subscribers for every rool. of that loan should be entired to one-third of 100l. in the Emperor's loan, and to a proportionable bonus of that loan. Or if no'loan should take place to the Emperor, and Parliament should think fit Vol. XL. 3 Q

to grant terms equivalent to that proportionable bonus, it should be added to the long annuities. In that case, they were to have an addition of four hillings in the annuities, which, at the current price, of between 19 and 20 years purchase, was a difference somewhat less than 41, per cent. He should suppose the Emperor's loan took place to the amount of fix millions, and that question would not be precluded from coming before Parliament, by the vote of that night; he should consider, on the supposition of that loan taking place, what would be the amount of the interest which the Public would give for every 100l. of the 18 millions. It would amount to the fum of 41. 158. 2d. When he recollected the loan of 11 millions, in the course of last year, the terms of which were admitted univerfally to have been as favourable as could be defired, and more favourable than could have been expected, (and yet the interest of every 1001, of that loan was 41, 115, 6d.); and when he confidered that this year we had borrowed fo large a fum as 18 millione, that we were entering on the third year of a war, under the different circumflances that had taken place in various parts of Europe, he must certainly feel, that on the first view, it was matter of fatisfaction and confolation, that a fum fo large, and on fo great an emergency, could be procured on terms fo favourable. In the event of no loan taking piace for the Emperor, he must then take into the account, the 4s. octiong annuities, and that would make the annual interest, per cent. Al. 10s. 2d. which was still below 5 per cent. Taking it in that way they were able to raife 18 millions under 5 per cent. in the third year of a war. Comparing this ftatement with the experience and hillory of this country in other wars, that circumstance alone was no flight fymptom of the ficurishig · state of the resources and credit of this country. Before he quitted that part of the ful ject he thought it right, not merely to state what were the terms of the loan to the Public, but what the profits were, confidering the actual price of the flocks at the time the agreement was made, or making any reasonable allowance for any possible fluetuation for a bargain made at a diffant period, and for the increase of capital to be brought to market, or with what the price of the It feemed to him thefe were the different stocks were at this day. views in which the fubject might be confidered. According as the price of flocks flood at the time he made his bargain, 100l. in the 3 per cents, being then at 6; 3-4ths, and one-third of 100l. in the 4 per cents. being then at 83 3-8ths, and the long annuities being put together, independent of any bonus from the Austrian loan, was a little more than 100l. But he was not representing that as the terms the subscribers looked to. They certainly looked to 41.

arifing from the Austrian loan. That was rather below the mark. There was another bonus, to wit, the discount, which amounted to about 2l. 1 os. per cent and gentlemen would fee, that although the fituation of the affairs of Europe was not then such as to make us tappose that some of the misfortunes were so near, which from a variety of cluses had fince taken place, yet there was enough then, to make it impossible for men to speculate on a transaction to so large an amount, without calculating formething for the rifque of the introduction of fo great a capital into the market on three component parts of flock, on the 3 and 4 per cents, and on the value of long annuities, from a bonus of 6 on 7 per cent. Having confidered the terms and conditions of the loan, it was his duty, in the next place, to make a few observations on the unfunded debt. With respect to that debt which could not now be acqually funded, with regard to the extraordinaries to be incurred in the prefent year, he wished to make the time ample and liberal provisions, as if it were now to be funded. Both for the low, and all other fums of unfunded debt, he wished to provide.—In consequence of two acts of Pailiament, the interest that was phyable was not on the sum borrowed, but on the capital created. That applied both to the 3 and 4 per cents. and also to long annuaties that should be outstanding after the period of 45 years. The confequence was, that a fam of near 11. 8s. was to be ployided to revery 100l. not as interest of the loan, but as the fupport of their credit, which increased the finking fund in proportion to the increase of every new debt. They were not only not interfering with the general mode of discharging antecedent debt, but at the same time that they were contracting fresh debt for carrying on the war, they actually made provision for paying off the interest of it, and also of one per cent. of the capital. The whole interest of the loan, the excess of navy debt, &c. to be provided for by new taxes, amounted to 1,627,000l. When he fitted to large a fum, he had the fullest considence in the spirit of the country. He did not state it under any apprehension of shaking their determinations to early on the war, knowing as they must know, how much was at fiake, but which he must state with a degree of anxiety far beyond what he could feel at that moment, if he did not latter himfelf that fome confiderations he had already pointed at, as well as some that would be afterwards stated, did not afford great matter of consolation and satisfaction. In the first place, before he quitted this part of the subject, he would state, that 357,000l. a year of that large fum was to be paid for the purpose not of interest, but for faithfully discharging their engagement to increase the sinking fund in proportion to their debt. Every man must wish to know

in what manner that fum of 1,637,000l. was meant to be defrayed. He faid he did not enter upon this subject without hope, but he entered on it with a fineere belief, that the burdens, large as they were, would be fulfaired without any very fevere preffere on the bulk of the people, and would appear light and trifling when fet against the interests they were then contending for. His principal object in these taxes would be to make them as productive as possible, without at the same time drying up the fource. He should flate fome fources of revenue of confiderable amount, and which were of fuch a fort, that an increase of taxes on them would not be felt as a material inconvenience either to the Public at large, and much to the lowest class of the community. The anticles he meant to flate were of luxurious and not necessary confumption. One of these principally was of very general use among the lower classes, though the confumption of it was the least necessary to subfiftence, and, perhaps, in fome respects the least advantageous to health.

The first article was that of Wine, which every gentleman would recollect, was very confiderably lowered some years ago, in order, by that facrisice of revenue, to purchase the benefit of a commercial treaty with France. Under the present circumstances, that benefit was suspended; the commercial treaty was at an end: we were no longer under that obligation, and the motive that led to a reduction of the tax, no longer existed. Previous to that period, great frauds took place in that branch of duty; but it was not so much with a view to put an end to those strauds, as to accomplish the other object he had stated, that the wine duty had been reduced. He believed that no gentleman would imagine, that a different price which was not very enormous, would make any material difference in the constantion.

With respect to frauds, they could only be of two forts, freudulent importation, or adulteration in this country. As to the first species of fraud, wine was the least susceptible of surgeling, and particularly during the existence of a war like the present. With respect to adulteration at home, he conceived that a great increase of duty would not have a very material effect on it. Every body would go along with him in thinking, that Port-wine could bear a heavier duty. At present, it was 151, a tun. He wished to tax it in such a manner, that the duty might be calculated equally, when it was retailed. He stated, on the authority of the trade itself, that 31, 7s. for every tun, would make an addition of one penny per bottle, or a shilling per dozen, and that six times that sum would be somewhat more than 201, per tun. It would be an additional

40)

6d. on every bottle, and 6s. on every dozen. It was computed that they imported between 27 and 28,000 tuns, and fometimes 29,000. calculating at 201. per tun, which was the rule he proposed, 20,000 tuns would produce the fum of 580,000l. but he meant only to calculate it at 500,000l.

The ment articles which he should state were truly singular. He ment the articles of foreign and home-made spirits. It so happened that an increase of daty on these articles, during the last war, actually produced a diminution of revenue arising from them, and that an doubt ought to dichte caution on the subject. But after the capital or sangelers was broken down by the reduction of duties; the duries on these articles had been increased three times successively, and the duty had not only not been diminished, but it had increased ac ording to the sites in a much higher preportion than when it was at the lowest. He meant, therefore, without running any risk, to said the face additional duties as last year; that is to say, any additional bid one are pellon of run, and one penny on Branth spirits. These duties on the chimere of last year would preduce 259,000l.

The next article he had to family to the Committee had formerly I can the full jetted a great deal of diffeusition, and had more influence. on the connected interests of the country, and particularly on one great Lody, the Luft India Company, than may other article. very great reduction had been made, which, recording to some gentlemen, was a very hazardo is experiment, for the purpose of preventing fractis. It was commuted for a very heavy additional tax on win ws, which was called the Commutation take. It would be proper that a moderate addition to that article might be adviseable, and confident not only with policy, but with the very principle that led fome very ago to the reduction of the duty. He wished to anticipate an objection that might be reade to any additional tax on that article, and that was, that the Public were reconciled to fubmit to a Leasy duty, on windows, in confideration that the tax on tea was to be leffened. Every one would find, that the advantage they had derived fince these taxes had taken place, was out of allpreportion greater than the Commutation Tax. But however that was, that House had entered into no compact with the Public. The present duty on tea was 121. 10s. per cent. He meant to add 71. 10s. per cent. which would make the duty 20l. per cent. which he calculated would produce 180,000l. and an additional duty on coffee and cocoa was computed at 40,000l. These two together nude a fum of 220,000l.

He faid, the next article was wholly of a different nature. He

might fay negatively, that it was not likely to be felt any where as * material inconvenience; and as a collateral circumstance of satisfaction, in flating this, it did itself afford a striking proof of the commerce, credit, and capital of the country.—What he alluded he faid, was the infurance on thips and cargoes, both the property of this country, and in some degree the property of strangers. Infurance was carried on with so much advantage in this country, from the good faith that was observed by our underwriters, that he had the best authority for saying, that many respectable merchants thought a flight additional tax was not at all likely to hazard a diminution in the infurance. Gentlemen would naturally fav, he could not be possessed of any data from which the amount could, with any degree of certainty, be afcertained. But he was under obligations to many gentlemen, whose guesses on that subject were infinitely better than his. It would be matter of fatisfaction and furprise, for the House to be informed that, by the calculations of persons conversant with this subject, the capital annually insured in this country, amounted to 120 millions sterling. The tax that was meant to be imposed on insurance was only 2s. 6d. on every Tool. capital; that was one-eighth per cent. This he computed # 130,000l.

Another species of insurance, which was of a different description, and which was by no means a species of insurance to be discouraged; but which, at the fame time, ought to contribute to the public burdens, he meant infurance on lives. It was certainly proper to eall on any class of people to contribute to the general exigencies of the State, arifing from a war like the present, who derived a convénience flowing from the credit, order, tranquillity and regular government established in the country. Such was peculiarly the **fituation of every person so circumstanced; and after the tax he** was about to propose, it would still be lower than it was a few years He proposed 10 per cent. in proportion to the premium. He had received a particular account from the produce of one fociety. and which was increasing every month; and from the best information he could procure from those persons most conversant in the bufinels, it was likely to yield 30,000l. per annum. That added to the other fum made 160,000l.

The next, he faid, were a description of articles to which little objection could be found, where the increase was not likely to be felt will any peculiar pressure. They arose from different articles of the customs. He calculated them at 77,000l. per annum.—The duty on raisins was computed at 7000l.; on lemons and oranges at 5,200l.; on some species of silk at 8000l.

The amount of the tax on coals exported was computed at 25,000l. This tax was meant only to fall on foreigners, as all coals exported to any of our own dominions wers to be free from this duty. The duty on rock falt, he estimated at 7,400l. The whole of the articles together were computed, as we have just faid, at 77,000l.

There was another article which came under the customs, which would bear a moderate tax; that was fir timber and deals. That tax was computed at 110,000l., which being added to the 77,000l., made 187,000l.

The next were certain articles of stamp duties on affidavits, original writs, agreements, indentures, and probates of wills, which could be raised with little inconvenience. The duty on these articles was computed at 10,000l.

He proposed a small additional tax on receipts. At present, a receipt for above 1001, only paid 6d.; he proposed it should be 1s. He proposed no other tax, till it amounted to 5001, and upwards, and that then, instead of being 1s. as it was now, that the stamp should be 2s. These articles, arising from the stamp duties, were supposed to amount to 68,0001.

He faid there remained two other articles, one of which applied to the Members of that House. He wished to introduce some regulations on the prefert fyflem of franking. It was necessary for. him to observe, that the House, for a great period of years, had thought it right to reflrain that privilege by certain regulations. It had been generally found, that after a certain length of time, those regulations had not completely answered the purposes for which they were intended. Gentlemen, from good nature, had been led in various inflances to go farther than was intended. In the next place, it was certainly by no means intended that the privilege of . franking should be the fource of emolument to particular individuals; it was meant as a respect to the Members of that House, and in that view it had a great recommendation; or as for defraying charges which, in fome inflances, might be very ferious, from communications between Members and their constituents. It was not meant to furnish a revenue to any particular persons; and he had heard those who were most capable of benefiting by it, speak of it in fuch a manner as did great honour to their liberality. it might be applied to purposes never intended, he meant to propose certain regulations, the general object of which was to reftrain the number of franks, fent or received by any one post; and also to restrain them in regard to their weight. The regulations which he proposed, would appear more clearly from the resolutions which he

should afterwards have the honour of moving on the subject. The persons most conversant in this business, had encouraged him to suppose that these regulations, if carried into effect, would produce 40,000l.

There remained another thing which he had to fubmit to the Committee, which, if the burden his duty obliged him to lay upon the Public were not too ferious, he should apprehend the House would hardly hear with gravity, and which also applied to every Member of that House. But it would not answer his purpose, if it-did not apply to a very general description of persons in this coun-He was not at all afraid that it would be confidered as preductive of the least preffire. He meant a general licence, at one guinea a head, for every person who wears hair-powder, the names to be registered and published, that no perfen who chose to include in the luxury might hope to evade the tax. The only perfons upon whom this could fall heavy, were those who, with finall incomes, were placed in fuch fituations as obliged them, to a certain degree, to comply with the fashion of the day. There were other perfors who, although perhaps they could ill afford it, would be prompted by vanity to wear what other people wore; but vanity was as least as fair an object of taxation as luxury. No small number, fuch as fervants, used hair powder, not to gratify their own vanity, but the vanity of others, who must necessarily pay the tax. It might be asked, how the amount of it was to be calculated?— He faid there were certain means, by which they might form fome gues how far that tax would be productive. When they confidered the number of persons who had sour-wheel carriages; when they · looked at the number of hories which were kept for pleafure; and at the number of fervants kept by different people, he thought it would not be unreasonable to suppose that this tax might produce 200,000 guincas, or 210,000l.

Mr. Pitt here recapitulated the new taxes as follows:
TOTAL of NEW TAXES.

WINE				£.500,000
Foreign and I	Home-made S	PIRITS		250 000
TEA	-		-	180,000
COFFEE an	d COCOA			40,000
INSURANC		- ,		160,000
"RAISINS, I	LEMONS, 8	kc		77,000
DEALS and			-	110,000
"AFFIDAVI"	rs, Writs	, &c.	-	68,000
FRANKING		-		40,000
POWDERE.	D HEADS,	Male and	Temale, at	a
" Guinca a I	Icad		-	210,000

He faid, he ought to beg pardon of the Committee for having taken up so large a portion of their time as he had occupied. should now conclude with calling the attention of the House to what he had al'uded to at the beginning of his speech, the apparent view of the Fruation, credit, and refources of the country. Confidering the necessity there was of imposing burdens on the people, it was matter of fatisfaction, that they could with fo much facility make the provision that was sufficient for carrying on the present just and needfary war. In the first place, the very articles which he had proposed for taxation, shewed the sufficiency of the resources of the country to meet the burdens which were necessary. place, the circumstance of being able to raise so large a sum by loan, was a strong proof of the high state of the national credit. From what he had flated of the average of the revenue for feveral? years, it appeared that we were now, in the third year of a war, in a fituation of prosperity in which we had never been placed in any former war. If we looked to the different taxes imposed in 1791, 1793, and 1794, they had been productive beyond the example of any former period of hostility. Not only had we been able to provide for the exigencies imposed by our fituation, but from the progrefs which had been made in raiting a fund, in confequence of the fleady adherence to a fystem that had now been adopted for nine years, with a view to discharge our national debt, a sum of not less than 1,800,000l. was now applicable to the purchase of stock for that purpose, and that he confidered as one of the principal circumflances which supported the credit of the nation, and animated the hopes of the commercial men in this country. They were anticipating their burdens, and providing for them; and if they were under a temporary necessity of contracting debt in a struggle for their existence, they had not only not broke in upon the plan for reducing former debts, but they were paying off those which they had just contracted; and therefore they found the credit of the country undiminithed by the unprecedented demands which the unprecedented attacks of our enemies had, rendered indispensably necessary. was not furprifed that the balance of exchange was fo greatly in fayour of the country, that the flate of credit was fo flourishing, and the degree of confidence almost unlimited. In addition to what he had flated of the prosperous circumstances of the revenue, and the defirable fituation of public credit, much reliance was to be placed on the spirit of the people, determined to prosecute with vigour the present contest, and submit with alacrity to the necessary burdens. But the security for the continuance of the national prosperity did not merely rest on the temporary state of the revenue, or of credit;

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it flood on a more folid and permanent ground—on the unexampled and increasing extent of the country. refult of the different accounts, it appeared that the total amount of the trade during the last year of war, not only exceeded what had been the average of former years of war, but even what had been the case in the brightest periods of tranquillity. The exports of domeffic manufactures during the last year, was only exceeded by the exports of two former years of the greatest profession which this country had ever known, and our foreign trade, in point of extent, furpaffed even the refults of the most flourishing years of peace. 1792, the highest year ever known in peace, the total exports were 18,236,000l. in British manufactures. The total export of 1794, by the most correct accounts, is 16,301,000l., being in that respect less by about two millions. In 1792, the imports were 6,562,000l. In 1794 they were 8,868,000l. The total in 1792, was 24,905,000l.; in 1794, it was 25,169,000l.

Such were the conclutions which he found himself authorised to draw from the most accurate accounts of the state of the country; the facts which they prefented, were fo much more fatisfactory than any observations or reasonings which he could suggest, that he should no longer obtrude upon the attention of the House. should only add, that while he dwelt with pleasure on the steady and growing refources of the country, he did not feel the lefs regret that we were compelled to apply them in order to meet the inevitable evils to-which we were subjected in the profecution of the present just and necessary war; nor did he feel the less defire for the restoration of the bleffings of peace, on that feetire and permanent footing which might lead to the accumulation of wealth, and the confirmation of the national prosperity. It could not fail to be remarked, that the refources by which we were enabled to meet our prefent exigencies, were derived from having made a prodent use of the bleffings of peace. 'The exertions of war and the bleffings of peace both proceeded from the fame fource, a igour of determination, and the spirit of enterprise, accompanied with steadiness and prudence in the profecution of our object. He concluded with moving his first refolution.

Mr. FOX faid, he did not rife to oppose the vote which was now proposed, but to make some observations on what he had heard from the Minister. He expected that the right honourable gentleman had before him the experience of two loans, opposite to each in a certain degree; the one of them made upon the best terms that could be obtained on behalf of the Public, which was the loan of last year, and the other, perhaps the worst for the Public that any Minister



ever concluded, and which was in the year before the last; he could have hoped, he faid, that with that experience he would have encouraged competition among the fubfcribers. This was a mode upon which many Members of that House had bestowed their approbation; he had praifed it himfelf, as he always should every measure when it appeared to deserve it; and the right honourable gentleman himfelf had taken great credit for having opened that fyflem of competition, and therefore he owned that he expected to have hard to-ni Lt some reason for departing from that system, and some restons for adopting a plan liable to fo many objections. It had 10 posted, that fortunately for the Public, the loan had been made 2 . Terable time fince, fo that a much better bargain had been which is convey than could have been experied. He might the system that this was the cub; yet it was necessary also The court of had been advanced, as to the advantage of the barwith the who had fublerified to the lean. It had been faid, that the had a pr lit of two and a half per cent, on the quantity of the fund aft good to them, for each hundred advanced, and that the fall of the flook, had brought it to two per cent. It would, however, be necessary to confider the cicumstances of the funds at the prefent time. He had looked into the newfpapers of the day, and depended on them for the accuracy of his flatement. From them it appeared, that 3 per cents, were to day at 611; the 4 per cents. at 70, and the long annuities at 18½. On this chimate the value of one-third of the 4 per cents, would be 261, 10s, and the long annuities would amount to 71, 13s, making in the whole 951, 13s. to which, adding the discount of 21, as it had been stated, the refult would be 981. 3s. Exclusive therefore of the additional 4s. which they were to receive on the long annuities, in case the Emperors's loan were not guaranteed, they had not a profit of 2 per cent, and taking that into the calculation, the profit at prefent would only be 31. 13s. So that whereas in common 21, or more, was the profit which had been usual for subscribers to a loan, in the prefent inflance the amount was only 11. 16s.; and even on the most favourable calculation 21.—He hoped that no one would be inclined to treat this subject with so much levity, as to say that this was so much the better; that they would look at the principle of the thing, and confider that it was possible that the change of the funds might have been as difadvantageous to the Public, as it now was to the fubscribers; and therefore, that they would not fanction the principle of making a bargain for the loan, fo much before the proper time. It had been stated to the Committee, that there was another bonus, viz. the advantages to be derived from a share in the

Austrian loan. Mr. Fox then proceeded to state, by reference to the Minister's own mode of calculating, that this loan was an extravagant bargain, and this he thought held out to the people of this country a very bad prospect. It was a dangerous loan in two ways: First, it was dangerous because there was to be no provision made now for the payment of it, in the event that the Emperor should fail to fulfil his engag ment, and in this way the people were not made properly to underfrand and feel their real fituation, by acquainting them with that to which they might be exposed. Secondly, it was dangerous, because, in proportion as the terms were difadvantageous, the probability was less of the Emper r being either able or willing to fulfil his engagement; and if he should not, then we having guaranteed the payment, must pay it for him. first place, supposing the terms of this lean to be so advantageous to us, and confequently to difedvantageous to the Emperor as any one could flate it, that was not very honourable to us as a nation, lending its credit to guarantee the payment. In the next place we should remember, that those who are the readies to comply with exorbitant demands, are the least likely to be punched in fullfilling their engagements. He did not like to treat a fubject to ferious as this with levity, but he could not help remembering a feene in a very good play, where Mrs. Amlet favs of her customers, "As to perfons of quality, they never fay any thing about the price of what they want, the only difficulty with them is about paying for it." This, he feared, was too much the complexion of the case here, for the loan on the part of the Emperor was extravagant in a very high degree; he would maintain that the Emperor was to pay the enormous fum of 36,000l. for our guarantee merely. This, although an apparent advantage, was not fo in reality, for the loan to this country and the loan to the Emperor were fo far from being independent of each other, that they were a good deal connected under all the circumstances which attended them both.—With refpect to general views which the Minister had taken to-night, he agreed in some, and differed materially in others of them. right honourable gentleman was fang inc in his ideas of the revenues To a certain extent he could follow him in those of this country. ideas, but could not travel fo fir. His reasoning to-night did not appear to be conclusive; he admitted that the revenues of the last year were inferior to the year before the last, but then he said that it was the third year of the war, and the deficiency he afcribed in a great measure to the non arrival of a valuable fleet. Now he wanted know upon what principle the Minister calculated, that the revenue, which was less last year than the year preceding, would be

better in the next, and that we should go on in a state of improvement, when the only evidence we had was that we had been lately declining. I With regard to the taxes, some of them were such as he had no objection to, but there were others on which feme obfervations ought to be made. In the try upon tea, he feared the Minister had not reflected enough up in that article when he brought it forward; indeed the way in which he treated that part of the fubject of this night's discussion proved it. He had taken two ways of arguing, which could not be both right, because they were inconfishent with each other. In the first place, he treated it as a luxury, and, as fuch, a fair object of taxation; and then he observed, that if the lower class of people difused it, the probability was that they would find fomething better for their health. Now with regard to the poer, he feared that tea had of late years made a great part of their confumption, and possibly the tax new proposed might compel many of them to abandon it; but then, how did that accord with the other argument of its being an article of luxury, and therefore a proper object of taxation; because if it was a tax to be at all effeetual, it thould be fach as the confumers would not abandon on account of the tax. With respect to the tax upon wine, he had no. objection, except that he did not wish the retailer should have an unfair advantage, which perhaps he might by the mode of adding. a duty of 201, a ton; but, however, as that amounted to 4d. a. bottle, perhaps the retailer might be content with 6d. which, altogether, might not be so objectionable as some other taxes. the taxes on spirits, he man't observe, that they were of a temporary nature, and although this war was not to last for ever, yet we must remember that we it ill weat this ordney long after the war is over--With regard to the helr-re wder tax he had no objection to it, except the uncertainty of is produce; for he who relied on the fafhion of the day built upon a flippery foundation, and therefore an attempt to raise upon it a permanent revenue was highly imprudent. He knew there were habits that amounted to a kind of fecond nature, but was the ale of bair powder or this description? It had been suggefted, that the whole of it floor'd be abolified, on account of the article being wanted for a much more worthy use; what if the House should finally be of that opinion? there would be an end of that part of the revenue. Two hundred and ten thousand pounds 3 annual revenue, for the support of the Government of the people of Great Britain, might be done away by necessity. This was not all, for it was subject to caprice and whim, and that depended on. a few individuals, namely, perfons of rank, whose taste in dress led the fashion; fo that ten or a dozen individuals might put an end to-

the whole 210,000l. revenue of Great Britain in the course of one hour; he granted it was not likely they would do fo, but they might do fo; he thought it therefore, a very unfubstantial article of revenue. How far it might operate as a regulation with respect to the consumption of flour, was another question; the more it spared of that article in that way, the less it must produce to the revenue, and the. question was not now how it would regulate, but how it would produce, and upon that he owned he exceedingly doubted for one its efficacy. Upon a former day there was a conversation upon the question of the expence of this war.—The Minister said he had great fatisfaction in reflecting that we proceeded in the diminution of our old debt. He had as much fatisfaction on that point as it was possible for the right henourable gentleman to have, but he was not fo bigoted to that plan as to be blind to what was now doing, * and not to perceive the magnitude of the new debt, which we were - every hour increasing. The expense of this war had been flated * to amount already to fifty millions of money. He did not know it; its exact amount he had no means of knowing, but he believed it to be much more. We had added to the funded debt a capital of forty-fix millions. He meant by the leans of the years 1793, 1704, and the loan of this day; to that neight be added a mighty · load of unfunded debt, which must be a subject of inquiry in that House at some future time. He understood there was an idea of afunding the floating debt of the navy at five per cent.; or that for every 1001, there should be allowed 1081. He should say nothing of the merits of the plan now, but he should like to hear fomething of it to-day, and he should like to know why something of that fort was not to be adopted with respect to the present loan of the Emperor. With regard to some of the general observations of the Minifter on the war, he must say he could not agree with him; he had emphatically, as usual, called it a just and necessary war. He, on the contrary, thought it neither just nor necessary; if not necesfary, it could not be just - necessary it could not be, for it might have hern avoided. The Minister, as he had already faid, was fanguine in his ideas concerning the commerce of this country, and he had flated circumstances of consolation in that respect. To a certain extent, Mr. Fox faid, he was ready to allow our resources to be great; but he must also say, that the fact of our exportations being less last year by two millions than they had been, was to him not very confolatory. Now the Minister had better sources of information than he had, or pretended to have, but he had heard fome range related, which made him fear that we must not look for the me fuccess as to the extent of our exportation in future, as we had

experienced in former years. The fituation of the West Indies atgicliths, and the fituition of Holland we all knew and felt to be most materially altered; and as to our internal condition, he owned he did not fee it in a very prosperous view. He would inquire of Mr Hobert himfelf, who fit in the chair of the Committee this might, whether the city which he represented (Norwich) was not lait To using great dialrefs, and whether, great as that diffreds was laft year, it was not then opulent, profperous, and happy, when compired to the profited of the year to come? Whether, if this war continued, the wietch discussion of their tride would not be entirely defloyed in a fhort time. Did this apply alone to that unfortunate No, every manufaturer in the kingdom had the fame apprehension as the in minacturers of Norwich, they would tell the House, with one veice, they must ill be ruined, if this war continucl for any confiderable length of time, to that indeed no rational 11 in could ful, fe that argument of our former prosperity can be fully applicable to our prospect for future years. That our comn cree had mer afed of late vers, he adapted, and he rejoiced at 14, but then we should look forward, and c amine the probability of its continuance. The left year, he had been told, that our commerce was flourithing, because the infurance was low, what could be fud now, when the inf nance was at the rate of thirty guineas from the Mediterranean, from Portugal twenty, and from the nearer ports of the North ten. He was therefore not to tanguine with respect to the commerce of the country. How fir it could go on in the manner it was now proceeding, he could not tell, but he was afraid not to any confiderable length of time. He wished they would confider the depredations that had been made on that commerce, and they would find, that so fir from having borne the just proportion it should have borne to the depredations in the last war, viz. 14 to 11, it had been more than 14 to 7, or 2 to 1. This was not foreign to the question, though at first it might appear so: because so much ifrets had been laid on the flourishing state of our commerce in the speech of the right honourable gentleman. The right honourable gentleman had find much upon the bleffings of a fecure and permanent peace. He agreed with him in wishing for such blessings; but how far we should continue the prosecution of this disastrous, calamitous, and impolitic war, as the only means of procuring fuch bleffings, was a question of great importance, and one to which the most grave attention of the House must soon be called. tinued this war, it would be a question how much we should have to add to the amount of the enormous burdens to be imposed on the prople of this country by the proceedings of this day. It would

then be necessary to consider how far the people would really be able to bear fuch burdens. He would ask the right honourable gentleman if he could look with confidence to fuch an event? He knew, as well as the Minister, we had great resources; but it was impossible for us not to fee we are getting within fight of the end of our erefources. Whether two or three years more continuance of this war would be too much for the people of this country to bear, he could not tell. Possibly, if that was made a question, he might vote with the most fanguine upon that subject; but that we should from afterwards be in a state of ruin, no man, he thought, could possibly doubt. He therefore thought that when that House was voting so many millions of pounds for the fervice of the prefent year, we ough to look at the probability of our being able not only to continue that fum annually, but also to add a much larger sam. He would venture to asfert, that large as the fum proposed to-night to be voted was, that which would be wanted for the following year would be much larger, and when we come to confider the fyftem on which this war was to be profecuted, and that we were to contend for the elablishment of a form of Government in France, that man muß be fanguine indeed, who expected that House to vote, or the people to be able to pay, the expence which would attend that contest. Care should be taken that the House of Commons should not vote what the people were unable to grant. In this view the business of this day was most ferious, and the right honourable gentleman in reflecting on it would do well to confider the danger into which his prefent fyftem of profecuting the war must inevitably lead this country, for we might foon, with all our prosperity and happiness, be placed in a situation In which all the prudence in this world would not be fufficient to prevent our entire rain. We were now in that critical state of affairs which must be provided for as amply as possible, and therefore he could not object to the propolitions now before the Committee, but he thought the proceedings of this day ought to lead every man in that House, and every reflecting man in this country, to consider most seriously the calamitous condition in which we are, to devise every means in his power to produce a speedy peace, and do every thing that could fairly be done to prevent the conducting of this war on out present most rath and mad system of Continental alliance. Thele were the observations which he thought it his duty to make. -The fituation of this country was fuch, that taxes, however feverely felt, and severe indeed they were, must be submitted to; but he could not help repeating, that although he did not oppose them, the Emperor's loan was made upon terms which, for the present, appeared to be against the Emperor, but the result, he verily believed,

would be that the burden would at a future time fall with ten fold weight upon us. Having faid this, and having already intimated that he should not oppose the propositions of the Minister to-night, he had nothing farther to add upon this subject.

Mr. Chancellor PITT faid, that having already troubled the House so much at length, he should now confine himself to the ex-Expation of one or two points. The subject of the Austrian loan was not fairly before the House; it was, however, clearly underflood that every subscriber to our loan was conditionally to subscribe The right honourable gentleman had faid, that he had not stated from what the bonus of the subscribers was to arise. to arise from the Austrian loan, if it took place. He had not confidered it as the proper time to discuss the terms of the loan, till these were formally brought before the House by an intimation from His Majesty. He had, however, no objection to mention the terms, for the fatisfaction of the right honourable gentleman: For every 1001, advanced, the fubscriber was to have five fixths in the 3 per cents, and an annuity of 51, for 25 years. When interest was at 5 per cent. an annuity for 25 years was valued at 14 years purchase; it might sell for 13 years purchase, and in the present instance was therefore only rated at ten .- The subscribers to the loan to the Emperor, had, upon the whole, the advantage of about 6 per cent, and it would remain for the right honourable gentleman to try, whether upon his own calculations, he could perfuade them to advance the fum at 3. The circumflance of borrowing 24 millions made the terms much worfe to the country than if we had only borrowed 18. It was fair, therefore, that we should so arrange the terms of the respective loans as might secure to ourselves a compenfation for the disadvantage we sustained.

Mr. HUSSEY faid, that he could point out to the right honourable gentleman, a mode of faving three or four millions to the country; and, if he could do so, it ought to be adopted. The conduct of the Minister himself had pointed out to him the method. He had come to an agreement with the holders of navy bills to fund their demands at 5 per cent. If the same mode were adopted with the 6 millions to the Emperor, 3 millions at least would be saved to the country. The interest of 6 millions, at 5 per cent. would be 300,000l. whereas as the terms stood now with the long annulaties, the interest was 450,000l. One hundred and fifty thousand pounds would be saved, which, in 25 years, would pay off the whole amount of the loan; and at present, though the annuities would expire in 25 years, yet a considerable sum would remain to

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be cleared. In every point of view he thought the loan to the Em-

, peror to be a bankrupt bargain.

Emperor as for ourselves, because the bargain might be eventually ours. He thought that the only sair advantage to be taken was to put us in the same state as if we had not guaranteed the loan to the Emperor. He wished to know whether the House were at 1's berty to alter the terms of the loan, and offer others whether at 5 per cent. or any other. What he meant by the three millions to be saved by the Emperor, was not that it could be saved in the first instance, but that ultimately it might.—He to ported Mr. Hussey in what he had advanced, and again pressed on the House the absurdity of giving their votes for the loan to the Emperor, without knowing the terms.

Mr. Chancellor PITT declared, that he did not conceive himfelf at liberty to propose any other terms to the subscribers to the loan, than the alternative he had already fizzed to the House. thought it a curious argument to fiv, that we ought to have made the fame terms for the Emperor as for ourselver, when the consequence would be, that by lowering the terms of the Emperor's loan, we must have raised those of our own; so that a certain increase of burden would have been made with respect to three-fourths of the loan, in order to fecure a possible advantage in one-fourth, which might eventually fall on us. He contended, that the calculations of Mr. Fox, as to the faving of three millions, and of Mr. Hoffey, through the whole of his argument, were erroneous, because they had not confidered the discount, nor examined into the length of time their plan would take, and the value of an annuity of such a period, which he conceived to be the only fair method of comparison; and though Mr. Huffey had twice afferted that the prefent was a bankrupt bargain, he had never attempted to prove his affertion.

Mr. FOX faid, there was one point which the right honourable gentleman had mentioned, which he madt beg leave to take notice of. The right honourable gentleman had faid, that he (Mr. Fox) had answered for himself, that he believed we should have the Emperor's loan to make good, and he had also assumed that every body else thought to likewise; now he (Mr. Pitt) had an equal right to assume the contrary. Mr. Fox declared, that what was attributed to him as assumption, was, in his opinion, an indisputable fact; he did not speak from surmise or from hearsay opinions of this man, or the other, but from the plain and open declarations of all the monied men in Europe, who had every one in their turns spoke the same language in the strongest terms. The Emperor had en-

deavoured to borrow money in every country on the Continent of Europe, and the monied men had refused to lend it on the Emperor's own security. He had attempted to borrow money on his own security in this country, and the monied men had refused to lend. No sooner did the Minister hold forth that the Parliament of En-

and would guarantee the loan to the Emperor, than the monied len immediately came forward to fill the loan, this was fpeaking in broad terms, that they would not truft the Emperor, because they did not believe he would pay them, but as the Parliament would agree to guarantee the payment, they would fend their money. Certainly, therefore, they faid, in so many words, they expected the Parliament would, in the end, be their paymesters. He supported the argument of his honourable friend, (Mr. Husley) and maintained that he was right in his affertion, that an annuity of 450,000l. regularly paid by the Bank of England would annihilate the debt of six millions advanced to the Emperor within five and twenty years.

Mr. Chancellor PITT replied to the first part, that the monied men having refused to lend the money without the guaranty of Porliament, was by no means a conclusive argument that they expected the payment would ultimately fall upon this country. It only went to shew that they thought there was a risk in the business, and that they wished to have the best possible security, but did not go the length to which the honourable gentleman, for his own purpose

in argument, extended it.

Mr. BUXTON faid, he did not wish to go into the matter of the Austrian loan at present, and would therefore content himself with an observation or two, on what had fallen from Members with regard to some of the taxes. For his own part, he could have wished that the tax on hair-powder, by the licence required to be taken out in order to be entitled to wear it—he could wish that it were made a perpetual tax. Some years ago a considerable quantity of wheat was exported from this country, which brought a proportionate quantity of riches into it; for many years this practice had failed, to the great injury of the landholders and farmers. As it was afferted, and with great appearance of truth, that immense quantities of wheat were consumed in hair-powder, he wished that the licence might be made such as to amount to a prohibition of wearing it, if by that means the export of wheat might again take place, or a searcity at home be avoided.

With respect to the measure of regulating the franking of letters, he approved it very much; but he thought it would reflect infinitely higher honour on that House, and give far more extensive satisfacting

tion to the people at large, if the practice was altogether abolished. A right honourable gentleman (Mr. Fox) had taken particular notice of the great diffress brought on the manufacturers of Norwich by the war. He believed the distress of these miserable people was as great as it was represented to be, but did not think it was by any means to be wholly imputed to the war; the mnnufactures of that place had been greatly injured before the war, owing to having fallen into difuse by the people of this country; the Manchester manufactures had obtained a preference, which had hurt those of Norwich very much; but he thought the edict of the Empress of Russia had done them more injury than all the rest.

Mr. W. SMITH wished to know whether the Minister was so engaged, that he could not, without breach of agreement, negociate the Imperial loan with other parties, and on other terms, than those which he had stated?

Mr. Chancellor PITT faid, the loan in question might or might not not take place; but if the House should agree to such a meafure, he could fubmit no other terms than those entered into with the parties with whom he made a provisional agreement.

Sir FRANCIS BARING expressed his alarm at the magnitude of the fum to be raifed, in proportion to what had been stated to be the whole amount of the export trade of the country. Respecting the taxes on wine, spirits, and tea, he approved them so far as they could be made productive. As to the two last, he thought it was worthy the confideration of a financier, to take care that he did not draw the line too tight; for if he did, he was afraid that he would again occasion the revival of that baneful, illicit trade, fmuggling.

Mr. MAURICE ROBINSON faid, that he faw no reason -why we should give to the Emperor a loan of fix millions, if we

had ground to think that he would be fatisfied with four.

The other resolutions were then read and agreed to.

The House was resumed, and the Report ordered to be received to-morrow.

Mr. EAST moved for leave to bring in a bill to prevent the removal of poor persons, before they became actually chargeable, which, after a few words from Sir William Young and Mr. Jolliffe, was granted.

Mr. WALLACE moved, "That Sir Edward Knatchbull be added to the Committee appointed to examine into the fignatures of a petition from Carlifle."

Mr. FOX observed, that he had no objection to the name of the Sweethy Baronet being added to the Committee; but thought the

motion might as well be deferred until the gentlemen who took in part of prefenting and seconding the petition, appeared in the House.

Colonel MAITLAND was of the fame opinion.

Mr. WALLACE faid a few words in favour of the motion which was put and carried.

Colonel MAITLAND then moved, "That Mr. Lambton be added to the same Committee." Ordered.

Mr. WALLACE was about to propose to add another Member to the Committee.

Mr. Chancellor PITT faid, he believed he should save some time to the House; he moved, "That all have voices that attend the said Committee." Ordered.

Mr. HOBART brought up the Resolutions which the Committee of Ways and Means had directed him to report to the House; which he read in his place, and afterwards delivered in at the table, where the same were read, and are as follow, viz.

Refolved.

That it is the opinion of this Committee, That, towards raising the supply granted to His Majesty, the sum of eighteen millions be raised by annuities, in manner following, that is to fay: That every contributer to the faid fum of eighteen millions shall, for every 1001. contributed and paid, be entitled to the principal fum of 1001. in annuities, after the rate of 31. per centum, to commence from the 5th day of January, 1795; and to be added to, and made one joint flock with, the 31. per centum. annuities, consolidated by the acts of the 25th, 28th, 29th, 32d, and 33d years of the reign of his late Majesty King George the Second, and by feveral subsequent acts, and to be payable and transferrable at the Bank of England, at the same time, and in the same manner, and subject to the like redemption by Parliament, as the said 31. per centum consolidated annuities are payable and transferrable there: That every contributor shall also be entitled to the farther principal sum of 331. 6s. 8d. in any nuities, after the rate of 41. per centum, to commence from the total day of October, 1794, and to be added to, and made one joint flock with certain annuities, after the rate of 41. per centum, which were confoliated dated by the acts of the 20th, 21st, 22d, 23d, and 34th years of the reign of his present Majesty, and to be payable and transfertable at the Bank of England, at the fame time, and in the fame manner, and his ject to the like redemption by Parliament, as the faid 41. per centum coniolidated annuities are payable and transferrable there: That every further contributor shall likewise be entitled to an annuity of eight shillings fixpence per centum, to commence from the 10th day of October, 1701 and to continue for the term of fixty-five years and a quarter, and the to cease, over and above the principal sums of 100l. after the rate of per centum per annum, and 331.6s. 8d. after the rate of 41. per centum per annum, in respect of every 1001. to be contributed and paid towards railing the faid fum of eighteen millions, which annuity of eight fills lings and fixpence per centum, so to continue for fixty-five years and a quarter, shall be added to, and made one joint stock with, certain annual

ties payable at the Bank of England, which were granted for the several terms of ninety-nine, ninety-eight, eighty, seventy-eight, feventy-seven years, seventy-five years and a half, fixty-nine years and a quarter, and harty-fix years and a quarter, and were, by the acts of the 4th, 20th, and 22d years of the reign of his present Majesty, and by several subsequent acts, confolidated, and made one joint stock of annuities, and shall be paid, payable, and transferrable, at the same time, and in the same manner, as the faid annuities, so consolidated by the acts of the 4th, 20th, and 22d years of the reign of his present Majesty, are payable and transferrable at the faid Bank of England: That the feveral annuities, after the rate of 31. per centum, 41. per centum, and eight shillings and fixpence per centum, so to be payable as aforesaid, shall be charged, and chargeable upon, and payable out of, the Confolidated Fund: That every contributor shall, on or before the 27th day of this instant February, make a deposit of tol. per centum on such sum as he or she shall chuse to subscribe towards raising the said sum of eighteen millions, with the Chief Cashier or Cashiers of the Governor and Company of the Bank of England, as a fecurity for making the future payments on or before the days or times hereinafter mentioned: that is to fay,

101. per centum on or before the 17th day of April next.
201. per centum on or before the 12th day of June next.
101. per centum on or before the 17th day of July next.
151. per centum on or before the 28th day of August next.
151. per centum on or before the 23d day of October next.
151. per centum on or before the 27th day of November next.
151. per centum on or before the 17th day of January, 1796.

That all the monies, so to be received by the said Cashier or Cashiers the Governor and Company of the Bank of England, shall be paid into the receipt of the Exchequer, to be applied, from time to time, to fuch fervices as shall then have been voted by this House, in this session of Parliament: That every contributor, who shall pay in the whole of this or her contribution money, towards the faid fum of eighteen millions, sate any time on or before the 20th day of March, 1795, shall be allowed an interest, by way of discount, after the rate of 31. per centum per annum on the sum so completing his or her contribution respectively, to be computed from the 23d day of January, 1795, to the 15th day of January, 1796; and that every contributor, who shall pay in the whole of sais or her contribution money as aforefaid, at any time subsequent to The 20th day of March, 7795, and previous to the 27th day of November, 1795, shall be allowed a like interest, by way of discount, after the ware of 31, per centum per annum on the fum to completing his or her contribution respectively, to be computed from the day of completing the fame to the 15th day of January, 1796: That every contributor towards railing the faid fum of eighteen millions shall, in proportion to very tool. to contributed and paid, be at liberty to contribute the fum thirty-three pounds fix shillings and eight pence to any loan, not exreding lix millions sterling, for the service of the Emperor, which shall be made under the guarantee of Parliament, for the payment of the diridends Hiereupon, by virtue of any act to be passed in the present session Parliament: that, in case provision shall not be made by any act, to par palled in the present session of Parliament, for such guarantee, of the payment of the dividends on a loan for the service of the Emperor, every posterious to the said sum of eighteen millions shall, for every 100l. substituted and paid, be entitled to a farther annuity of four shillings per

centum, to commence from the 10th day of October, 1794, and to continue for the term of fixty-five years and a quarter, and then to cease, which shall be added to, and made one joint stock with, the annuity of eight shillings and sixpence herein before mentioned : That, in case provision shall be made, by any act to be passed in the present session of Far. liament, for fuch guarantee for the payment of the dividends on the loan. for the service of the Emperor to an amount less than fix millions serving. every contributor to the faid loan of eighteen millions shall be entitled to afarther annuity, on every 1001, so contributed to the faid loan of eighteen. millions, in the proportion of fixpence per centum for every feven hundred and fifty thousand pounds sterling by which such loan shall fall short of the faid tum of fix millions sterling, and shall also be at liberty to contribute to fuch loan for the fervice of the Emperor a fum which shall, bear the fame proportion to every one hundred pounds contributed by fuch contributor to the faid loan of eighteen millions, as the whole amount or fuch loan for the fervice of the Emperor shall bear to the faid? fum of eighteen millious.

That an additional duty of twenty pounds be charged for every ton of Portugal or Mudaira wine, and wine of the produce of Spain, or of any of the dominions of the King of Spain, which shall be imported into Oreat Britain, and so in proportion for any greater or less quantity, and for which all the duties payable thereon shall not be paid on or before the

23d day of February, 1795.

That an additional doty of thirty pounds be charged for every ton of all other wine, which shall be imported into Great Britain, and so in proportion for any greater or less quantity, and for which all the duties payable thereon shall not be paid on or before the 23d day of February,

1795.

That an additional duty of twenty pounds be charged for every ton of Portugal or Madeira wine, and wine of the produce of Spain, or of any of the dominions of the King of Spain, and so in proportion for any greater or lefs quantity, which, after the 23d day of February, 1795, shall be in the stock, custody, or possession, of any dealer or dealers in, or seller or tellers or, foreign wine.

That an additional duty of thirty pounds be charged for every ton of all other foreign wine, and so in proportion for any greater or less quantity, which, after the 23d day of February, 1795, shall be in the stock, custody, or possession, of any dealer or dealers in, or seller or sel-

lers of, foreign wine.

That a drawback of twenty pounds per ton be granted upon the exportation of Portugal and Madeira wine, and wine of the produce of Spain, or of any of the dominions of the King of Spain, imported into Great Britain, and exported to any place beyond the seas as merchandize.

That a drawback of thirty pounds per ton be granted upon the exportation of all other foreign wine imported into Great Britain, and ex-

ported to any place beyond the seas as merchandize.

That it is the opinion of this Committee, That an additional duty of ten pence be laid upon every gallon of fingle brandy imported into Great Britain, and for which all the duties payable thereon shall not be paid on or before the 24d day of February 1705.

That an additional duty of one shilling and eight pence be laid upob every gallon of brandy, above proof, imported into Great Britain, and for which all the duties payable thereon shall not be paid on or before

the 23d day of February 1795.

"That an additional duty of eight pence be laid upon every gallon of runs, spints, or Aqua Vitæ, of the produce of the British colonies or plantations, imported into Great British, and for which all the duties payable thereon shall not be paid on or before the 23d day of February 1705.

That an additional duty of one shilling and sour pence be laid upon \
svery gallon of rum, spirits, or Aqua Vitæ, above proof, of the produce
of the British colonies or plantations, imported into Great Britain, and for which all the duties payable thereon shall not be paid on or before

the 23d day of February 1795.

That an additional dity of eight pence be charged upon every callon of turn or spirits, of the produce of the Buttish plantations, which, on the 23d day of February 1795, shall be in any watchesse in which the same shall have been put subject and according to the rules, regulations, restrictions, and provisions, continued and provided in an act or Purlument, made in the 15th year of the regulation of his late Majesty King George the Second, concerning the landing of turn of spirits, of the British sugar plantations, before payment of the duries of excise and lodging the same in warehouses, and which shall, from and after the said 23d day of February, be delivered out of any such warehouse or witchouses respectively, so home consumption, except such rum or spirits so which all the duties due and payable thereon shall have been paid on or before the said 23d day of February.

That an additional duty of one shilling and sour pence be charged upon every gallon of turn or spirits, over proof, of the produce of the British plantations, which, on the said 23d day of February 1745 shall be in any such warehouse, and which shall, show and after the said 23d day of February, be delivered out of any such wachouse for home consumption, except such turn or spirits for which all the duties payable thereon shall have been paid on or before the said 23d day of February 1795.

That an additional duty of ten pence be Ird upon every gillon of fingle spirits, or Aqua Viræ (other than such brandy, 1um, or spirits, as aforesaid) imported into Great Britain, and for which all the duties payable thereon shall not be paid on or before the 23d day of Iebru 11 1795.

That an additional duty of one shilling and eight pence be hid upon every gallon of spirits, or Aqua Vitæ (other than such brandy, 11 m, or spirits, as aforesaid) above proof, imported irro Great Britain, and so which all the duties payable thereon shall not be paid on or before the

and day of February 1795.

That an additional duty of one penny be laid upon every gallon of fermented wort or wash which shall be brewed or made in that part or Great Britain called England, for extricting spirits, for home consumption, from any malt, coin, grain, or tilts, or any mixture with the same, and which shall not be actually distilled into spirits on or before the 23d

day of February 1795.

That an additional duty of one penny be laid upon every gallon of cyder or perry, or any other wash or liquor, which stall be brewed or made in that part of Great Britain called England, from any fort or kind of British materials (except such as are before mentioned) or from any mixture therewith, for extracting spirits for home consumption, and which shall not be actually distilled into spirits on or before the 23d day of Schwarz 1795.

That an additional duty of one penny half-penny be laid upon every gallon of fermented wort or wash, which shall be brewed or made, in that

part of Great Britain called England, from melaffes or fugar, or any mixture therewith, for extracting spirits for home consumption, and which shall not be actually distilled into spirits on or before the 23d day of February 1795.

That an idditional duty of two pence be laid upon every galion of waffi, which shall be brewed or mide, in that part of Great Britain called Enpland, from lower refused wine, or foreign cyder or wash prepared from fit sign materials, except melafics and fugar, or any mixture therewith. for extracting spirits for home consumption, and which shall not be actu-. Ily dubilled into ipints on or before the 23d day of February 1795.

That in additional duty it, and after the late of, two flullings and er ht per ce three futhings, be liid up in every ninety-fix gillons of wash, which Sir William Bishop, Ar les Bishop, and George Bishop, or the survivor or firvivors of them, shill produce from a weight of malt or other coin, including the bian thereof, and not exceeding one hundred and twelve pe in t, and which thill not be aftuilly diffilled into fpirits

on or b forc the 23d day of I chiung 1795.

That in additional duty of cles in flutings and feven pence furthing Learned for every burd of liquor which thill be mide in Gient Birtil, for file, by infusion, firmentation, or otherwise, from fruit or i, or from fruit or fight mixed with any cher in reducits or materi-Is with factor, commonly called tweets, or called o diffin unfied by the a are of irrate the limit to an proportion for it exceeds its quantity.

The nellenglang of ter a pour cote of the spicentum be I al upon ill tawe h I Il be foll in Geit Per in by the united comprivot mer ber of terlind terting to the lift ites, to be computed

up n he gree proces it is his holden teriffel be fold

That is a chot the lety occurrence the exportation of all field tail, to be the find unit decrease, and expected to any place

we could whick or che duty on te 1 1 by 1 by list.

Fir in idditional discrete transpense with plan be charged for every pound was the range enterior nuts, of the growth or produce of iny British colon of plantation in America, imported into Great Britain, and which thall be deliver done of the warshould in which the time thall he course to g d, under the cute and custody of the proper officers iour fecuting the cites proble thereon for home confumption, and form proportion to in secret all quality, and for which all the duties payabl there all le not be paid on or before the 23d day of February 1795.

I hat an admittional day of one shalling and eight peace be charged fo every point wer it is orduporte of cocor nuts, of the growth or pro 1 of any oth 1 plic , imported into Great Britain, and which shall be deliver to refth was house in which the fune shall have been lodged under the circumbent of the proper office is for securing the duties physible thereon for home confumption, and to in proportion for any great and less printity, and for which all the duties payarl, thereon shall

not be pind on o before the 23d div of Tebruary 1795.

That in ald troud daty of his pence half-penny be charged for every pound weight evendupone of coffee, of the growth or produce of any Butish colony of plantation in America, imported into Great Britain, at d which fle ill be delivered out of the ware louis in which the fame fliall have be a lodged und a the care and custody of the proper officers for ficuling the duties phyable thereon for home confumption, and is in proportion for any gicites or less quantity, and for which all the duties . payable thereon thall not be paid on or before the 23d day of February

That an additional duty of one shilling and eight pence be charged for every pound weight avoirdupoise of coffee, of the growth or produce of any other place, imported into Great Britain, and which shall be delivered out of the warehouse in which the same shall have been lodged under the care and custody of the proper officers for securing the duties payable thereon for home consumption, and so in proportion so any greater or less quantity, and for which all the duties payable thereon shall not be paid on or before the 23d day of February 1795.

That an additional drawback of five pence be granted upon the choportation of chocolate, which shall be made in Great Britain, of cocod nuts, of the growth or produce of any British colony or plantation in

America, imported into Great Britain.

That an additional drawback of one shilling and four pence be granted upon the exportation of chocolate, which shall be made in Great Britain, of cocoa nuts, of the growth or produce of any other place, imported into Great Britain.

That an additional duty of one flilling and fourpence be clurged upon every one hundred weight of raines of the lun imported into this king-

That a drawback of one fhilling and four pence be allowed upon every one hundred weight of raifins of the fun exported from this kingdom.

That, an additional duty of feven pence be charge! upon every one hundred weight of Smyrna radius imported into this kingdom.

That a drawback of feven pence be alleved upon every one hundred

weight of Smyrna raifins exported from this linearm.

That an additional dury of one failling at d took perce be charged upon every one hundred weight of Lexia raifins imported into the kingdom.

That a drawback of one fhilling and four pence be allowed upon every one hundred weight of Lexia railing exported from this kingsom.

That an additional duty of one shilling and four pence be charged upon every one hundred weight of Faio raisins imported into this king.com.

That a drawback of one shilling and fourpence be allowed upon every

one hundred weight of Faro raifins exported from this kingdom.

That an additional duty of one shilling and one penny be charged upon every one hundred weight of Lipra, or Belvidere raisins, imported into this kingdom.

That a drawback of one shilling and one penny be allowed upon every one hundred weight of Lipra, or Belvidere raisins, exported from this

kingdom.

That an additional duty of one shilling and three pence be charged upon every one hundred weight of Denia railins, and of all other railins not otherwise counterated, imported into this kingdom.

That a drawback of one shilling and three pence be allowed upon every one hundred weight of Denia raisins, and of all other raisins not other-

wife enumerated, exported from this kingdom.

That an additional duty of two shillings and three pence be charged upon every one thousand lemons imported into this kingdom.

That a drawback of two shillings and three pence be allowed upon

every one thousand lemons exported from this kingdom.

That an additional duty of two thillings and three pence be charged upon every one thousand oranges imported into this kingdom.

That a drawback of two flillings and three pence be allowed upon

That an additional duty of eleven pence be charged upon every gallon of fallad oil imported into this kingdom,

That a drawback of eleven pence be allowed upon every gallon of fal-

lad on experted from this kingdom.

That an additional duty of one shilling and two pence be charged upon every pound, containing fixteen ounces, of silk knubs, or huks of filk, imported into this kingdom.

Fhat a drawback of one shilling and two pence be allowed upon every pound, containing fixteen ounces, of filk knubs, or husks of filk, ex-

ported from this kingdom.

That the duties payable on waste silk imported into this kingdom, do

ceafe, determine, and be no longer paid.

That a duty of one shilling and fix pence be charged upon every pound, containing fixteen ounces, of waite silk imported into this kingdom.

That a drawback of one shilling and four pence be allowed upon every pound, containing fixteen ounces, of waste silk exported from this king-

That a duty of one penny halfpenny be charged upon every foot fquare, fuperficial measure, of mahogany imported into this kingdom.

That a drawback of one penny halfpenny be allowed upon every foot fquare, fuperficial measure, of mahogany exported from this kingdom.

That a duty of five pounds be charged upon every ton, containing two hundred and fitty-two gallons, of ipermaceti oil, imported into this kingdom.

That a drawback of five pounds be allowed upon every ton, containing two hundred and fifty-two gallons, of fpermaceti oil, exported from

this kingdom.

That an additional duty of one pound fix shillings and fixpence be charged upon every one hundred, containing fix score, of balks, being five inches square, and under right inches square, or if twenty-sour feet in length or upwards, imported into this kingdom from any part of Europe.

That a drawback of one pound fix shillings and sixpence be allowed upon the exportation of every one hundred, containing fix score, of balks, being five inches square, and under eight inches square, or if twenty-four seet in length or upwards, having been imported into this kingdom from any part of Europe.

That an additional duty of ten shillings and eight pence be charged upon every one nundred, containing six score, of balks, under sive inches square, and under twenty-sour seet in length, imported into this king-

dom from any part of Europe.

That a drawback of ten fhillings and eight pence be allowed upon the exportation of every one handred, containing fix fcore, of balks, under five inches fquare and under twenty-four feet in length, having been

imported into this kingdom from any part of Europe.

That an additional duty of thirteen fhillings and three pence be charged upon every one hundred, containing tix fcore, of battens, being eight feet in length, and not exceeding twenty feet in length, not above feven inches in width, and not exceeding two inches three quarters in thicknefs, imported into this kingdom from any part of Europe.

That a drawback of thirteen shillings and three pence be allowed upon the exportation of every one hundred, containing fix feore, of battens, being eight feet in length, and not exceeding twenty feet in length, not above seven inches in width, and not exceeding two inches three quaretrs in thickness, having been imported into this kingdom from any part.

That an additional duty of one pound fix shillings and fix pence be charged upon every one hundred, containing fix score, of battens, exceeding twenty feet in length, not above feven inches in width, or if execceding two inches three quartars in thickness, imported into this kingdom from any part of Europe.

That a drawback of one pound fix shillings and fix pence be allowed upon the exportation of every one hundred, containing fix score, of battens, exceeding twenty feet in length, not above feven inches in width, or if exceeding two inches three quarters in thickness, having

been imported into this kingdom from any part of Europe.

That an additional duty of four flillings and five pence be charged upon every one hundred, containing fix score, of batten ends, under eight feet in length, not above feven inches in width, and not exceeding two inches three quarters in thickness, imported into this kingdom from any part of Europe.

That a drawback of four shillings and five pence be allowed upon the exportation of every one hundred, containing fix fcore, of batten ends, under eight feet in length, not above feven inches in width, and not exceeding two inches three quarters in thickness, having been imported

into this kingdom from any part of Europe.

That an additional duty of eight shillings and ten pence be charged upon every one hundred, containing fix score, of batten ends, under eight feet in length, not above feven inches in width, and exceeding two inches three quarters in thickness, imported into this kingdom from any

part of Europe.

That a drawback of eight shillings and ten pence be allowed upon the exportation of every one hundred, containing fix fcore, of batten ends, under eight feet in length, not above leven inches in width, and exceeding two inches three quarters in thickness, having been imported into this kingdom from any part of Europe.

That an additional duty of one pound fix shillings and fix pence be charged upon every one hundred, containing fix fcore, of beech quarters, being five inches iquare, and under eight inches fquare, or if twentyfour feet in length, or upwards, imported into this kingdom from any

part of Europe.

That a drawback of one pound fix shillings and fix pence be allowed upon the exportation of every one hundred, containing fix fcore, of beech quarters, being four inches square, and under eight inches square, or if twenty-four feet in length, or upwards, having been imported into this kingdom from any part of Europe.

That an additional duty of ten shillings and eight pence be charged upon every one hundred, containing fix score, of beech quarters, under five inches square, and under twenty-four feet in length, imported into

this kingdom from any part of Europe.

That a drawback of ten shillings and eight pence be allowed upon the experiation of every one hundred, containing fix fcore, of Beech quarters, under five inches square, and under twenty-four feet in length, having been imported into this kingdom from any part of Europe.

That an additional duty of two pounds nineteen shillings and tixpence be charged upon every one hundred, containing fix fcore, of deals, above seven inches in width, exceeding twenty feet in length, and not exceeding tour inches in thickness, imported into this kingdom from any part of Europe.

That a drawback of two pounds nineteen shillings and sixpence be allored upon the exportation of every one hundred, containing fix score.

of deals, above feven inches in width, exceeding twenty feet in length and not exceeding four inches in thickness, having been imported into

this kingdom from any part of Europe.

That an additional duty of five pounds and nineteen shillings be charge upon every one hundred, containing fix fcore, of deals, above level inches in width, exceeding twenty feet in length, and exceeding to inches in thickness, imported into this kingdom from any parcof Europe

That a drawback of five pounds and nineteen shillings be allowed up the exportation of every one hundred, containing fix fcore, of deals, above feven inches in width, exceeding twenty feet in length, and execeding four inches in thickness, having been imported into this kingdom from any part of Europe.

That an additional duty of one pound fix shillings and fix pence be charged upon every one hundred, containing fix score, of deals, above feven inches in width, being eight feet in length, and not above twenty feet in length, and not exceeding three inches one quarter in thickness

imported into this kingdom from any part of Europe.

That a grawback of one pound fix shillings and fix pence be allowed upon the exportation of every one hundred, containing fix fcore, of deals, above feven inches in width, being eight feet in length, and not above twenty feet in length, and not exceeding three inches one quarter in thickness, having been imported into this kingdom from any part Europe.

That an additional duty of two pounds and thirteen shillings be charged: upon every one hundred, containing fix fcore, of deals, above feven inches in width, being eight feet in length, and not above twenty feet in length, and exceeding three inches one quarter in thickness, imported

into this kingdom from any part of Europe.

That a drawback of two pounds and thirteen shillings be allowed upon the exportation of every one hundred, containing fix fcore, of deals, above feven inches in width, being eight feet in length, and not above twenty feet in length, and exceeding three inches one quarter in thick nefs, having been imported into this kingdom from any part of Europe

That an additional duty of eight faillings and ten pence be charge upon every one hundred, containing fix fcore, of deal ends, above to ven inches in wiath, being under eight feet in length, and not exceed ing three inches one quarter in thickness, imported into this kingdom

from any part of Europe.

That a drawback of eight fhillings and ten pence be allowed upon the exportation of every one hundred, containing fix score, of deal end above feven inches in width, being under eight feet in length, and exceeding three inches one quarter in thickness, having been imported

into this kingdom from any part of Europe.

That an additional duty of seventeen shillings and eight pence. charged upon every one hundred, containing fix fcore, of dealer above feven inches in width, being under eight feet in length, and ceeding three inches one quarter in thickness, imported into this _dom from any part of Europe.

That a drawback of feventeen shillings and eight pence be alter upon the exportation of every one hundred, containing fix fcore deal ends, above feven inches in wiath, being under eight feet in length and exceeding three inches one quarter in thickness, having been

ported into this kingdom from any part of Europe.

That an additional duty of one pound fix shillings and fix periods charged upon every one hundred, containing fix fcore, of fir quarter

Later to the second

being five inches square, and under eight inch's square, bi if twentyfour feet in length or apwards, imported into this king dem from any

part of Europe.

That a driwback of one pound fix fhillings and fix pence be allowed y upon the exportation of every one hurdr d, containing fix icorc, of fir quarters, being five inches iquare, and under eight inches iquate, or if twenty-four feet in length of upwards, I aving been imported into this kingdom from any purof Europe.

That an idditional duty of ten finings and eight pence be charged upon every one hundred, conti in the feare, of the quarters, being under five inches iquaic, and under everty for recein leigth, imported

into this kingdom from 21 y put of facte

That a drawback of ten fli 'lin, and cight pence be allow I upon the exportation of every ore hundred, centuring his fcore, of he querers, being under five inches squive, and order twenty four for in length, thaving been imported into this kinge in from myp it of Furope

That an adultional duty of three shillings and four pence be the ged upon every load, containing fity cubic to t, of the time or, and timber of all other forts (except out timber and tim' ref Irel and) bang or ht inches iquate or upwards, imported into this kingdom from any part of Burope.

That a draw back of three si illing and four pence be allowed upon the exportation effectly l l, centum in fifty cubic feet, of firtimber, and , timber of all other fort (except cake nels) and timber of Ireland) being eight incles found it cowards, having been imported into this kingdom

from any privot Furc.

That the dutie just be on mif I mat velve inches in diemeter of upwards, imported into this kin dom, so cease, determine, and be no

longer paid.

That a duty of ter find is to every load, continuor fifts cubic feet, be charged upon all mais, I in twelve mehes in drancter or upwards, imported into this kingdon in this the built thip.

That a duty of ten shill ness I six pe ce too every load, containing fifty subjection, be chi ed i on ill mits, I in twelve inches in diameter or upwards, im, reed it to this king lom in a foreign thip.

That a drawback of mit fl lling and craft pince be allowed upon every load, continuing lifty on a feet, of made, being twelve inches in

diameter or upwards, export differenthis kingdom.

That an accumonal dity o one pour d fix shillings and fix pence be that ged upon every one hundred, continuing his fcore, of uters, being tre inches ig a , and under confirmence ig the, or if to enty tour feet h length or upward, imported into this kingdom from any part of Eu-

That a drawbuck of or e pound fix shillings and fix pence be allowed on the exportation of every one hundred, containing fix fcore, of being five inches iquire, aid under eight inches iquare, or if tenty four feet in length or upwilds, having been imported into this ingdom them inv part of Li ope

That a duty of ten shillings and eight peace be charged upon every to hundred, containing its fcore, or ufers, being under five inches man, and under twenty-tour feet in length, imported into this king-

a Rom any part of Luiope

the a drawback of ron shillings and eight pence be allowed upon the Mon of every one hundred, containing ha icore, of utcis, being

under five inches square, and under twenty-four feet in length, having

been imported into this kingdom from any part of Europe.

That a duty of one penny be charged upon every bushel, containing fixty-five pounds weight, of British rock falt exported from this kings don.

That an additional duty of four shillings and seven pence be charged upon very chalder of coals, Newcastle measure, exported from the kingdom to any place except to Ireland, the Isle of Man, any British colony or pla, cation in America, or to the United States of America.

That an additional duty of one shilling and ten pence be charged upon every ton of coals, containing twenty bundred weight, exported from this kingdom, to any place, except to Ireland, the lile of Man, any British colony or plantation in America, or to the United States of America rica.

That for every piece of vellum or parchment, or sheet, or piece of paper, upon which any affidavit for which the stamp duty of fix pence is payable, by virtue of an act made in the 32d year of the reign of his lat. Majefiv, there findl be charged an additional flamp duty of fix pence.

That for every piece of vellum or parchment, or flicet, or piece of paper, upon which any copy of fuch affadavit as is before charged, that that be all dor read in any court, shall be ingrossed, written, or printed,

there thall be charged the additional flamp duty of fix pence.

That for every thin, or piece of vellum or paichment, or sheet, or piece of paper, upon which thail be ingroffed, printed, or written, any deposition or deposition of a witness or witnesses, taken in any cause or fuit before the Court of Seffions, or Commission of Tiends, or Court of Admiralty in Scotland, or Committary Court of Edinburgh, or in any civil cause before any inferior Court in Scotland, or whereupon any affici davit, or written depolition, produced in the Court of Exchequer in Scotland, shall be ingrosted, printed, or written, there shall be charged

an additional flamp duty of fix pence.

That for every tkin, or piece of vellum or parchment, or fleet or piece of pape, upon which final beingroffed, written, or printed, any original writ (except fach original upon which a writ of Capias iffacs) fubpæna. bill of Middlefex, Latit t, writ of Capias, Quominus, writ of Dedimus . Porestatem, to take inswers, examine withesties, or appoint guardians, or any other writ whatfoever, or any other process or mandate, that shall iffue out or puls the Great Scals of any of the Courts at Westminster, Courts or great feillons in Wales, Courts in the counties Palatine, or any other Court whatfoever, holding plea where the debt or damage doth amount to forty fhillings or above, or the thing in demand is of that value (writs or covenant for lev; ing fines, writs of entry for fuffering common recoveries, and writs of Habeas Corpus, always excepted) there shall be charged an additional stamp duty of o e shilling.

That for every skin, or piece of vellum or parchment, or sheet or piece of payer, upon which any agreement shall be ingrossed, written, or printed, for which the stamp duty of fix shillings is payable, by virtue of an act made in the 23d year of the reign of his prefent Majesty,

there shall be charged an additional stamp duty of one shilling.

First the exception in the act, made in the 23d year of the reign of his prefent Majelty, as tar as the same relates to any bonds given as secu-Mity for the proment of any fum or fums of money, amounting to one 31 hundred pounds, or any lefs fum, shall be repealed.

That for every skin, or piece of vellum or parchinent, or sheet or piech. f paper, upon which shall be ingrossed, written, or printed, in Grent duty of one shilling is payable, by virtue of an act made in the 23d year of the reign of his present Majesty, there shall be charged an additional

Ramp duty of one shilling.

That for every skin, or piece of vellum or parchasent, or sheet or piece of paper, upon which shall be ingrossed, written, or printed, any probate of a will, or letters of administration, for any estate of or above the value of 10001, over and above all other rates and duties already imposed thereon, there shall be charged a farther additional duty of two pounds and ten shillings; and where the estate is of or above the value of 20001, a farther additional duty of two pounds and ten shillings, and where the estate is of or above the value of \$10001, a farther additional duty of sive pounds; and where the estate is of or above the value of 20001, a farther additional duty of five pounds; and where the estate is of or above the value of 20,0001, a farther additional duty of ten pounds.

That for every piece of vellum or parchiment, or sheet or piece of paper, upon which any receipt, discharge, or acquittance, given for or upon the payment of money, amounting to 1001, and not amounting to 5001, shall be ingrossed, written, or printed, over and above all other rates and duties already imposed thereon, there shall be charged an additional duty of six pence; and where the same shall amount to 5001, or upwards, there shall be charged a farther additional duty of one shilling.

That the present stamp duties payable on policies of inforance, as far

as the fame relate to life or fea infurances, shall be repealed.

That upon every fum paid, or contracted to be paid, as a pre nium for the infusance of any fum or fums, depending on any event or contingency relative to a life or lives, there shall be charged a fum equal to

one-tenth part of fuch premium.

That for every skin, or piece of vellum or parchment, or sheet or piece of paper, upon which any insurance of a ship or ships, or gools, merchandizes, or other property, on board a ship or thips, shall be ingrossed, printed, or written, there shall be charged the stamp duties following upon the sums insured; that is to say, where the sum to be insured shall amount to rool,, a stamp duty of two shillings and six pence, and so progressively for every sum of rool, a like stamp duty of two shillings and six pence; and where the sum to be insured shall not amount to rool,, a like stamp duty of two shillings and say progressive sums of rool, each by any ractional part of rool,, a like stamp duty of two shillings and six pence for such trastional part of rool,; which several duties shall be payable asad paid by the assured in such insurances respectively.

That every person who shall use or wear any powder, commonly called hair powder, of whatever materials the same shall be made, shall previously enter his or her name and place of abode with the Clerk of the Reace, or his deputy, in that part of Great Britain called England, the dominion of Wales, or the town of Berwick upon Twend, or with the Sheriff Depute or Stewart Clerk in Scotland, of the county, riding, shire, stewartry, or place where such person shall rende, and annually take out

a certificate thereof.

That upon every piece of vellum or purchment, or fleet or prett, of paper, upon which any certificate, issued to any such perion, shall be ingrossed, written, or printed, there shall be charged a stamp duty of

bue pound and one shilling.

That no letter or packet, directed by any Member of either of the two Houses of Parliament, shall be exempted from the duty of pollage, that the Member whose name shall be indorsed thereon, shall actually

be in fuch post town, or within the limits of the delivery of letters for fuch post town, on the day on which the same shall be put into the post office.

That no letter or packet, which shall be sent by the post to any Member of either House of Parliament, shall be exempted from the duty of ostage, unless such Member shall actually be in London, or within tea iles of the General Post Office, on the day on which such letter or packet hall be received at the General Post Office.

That no Member of either House of Parliament shall be allowed to send by the post, free from the duty of postage, more than ten letters in any one day, nor shall be allowed to receive, free from the faid duty,

more than ten letters in any one day.

That every p...ket or cover, containing therein any paper with patterns of cloth, fisk, ftuff, or other goods, or any fample of any other fort of thing, not exceeding together one ounce in weight, shall be charged with no higher rate of postage than as a single letter, so as the same be fent open at the fides, and without any writing within fuch packet or cover, other than the prices of the articles contained therein.

That no letter or packet, fent by the post from any place within the kingdom of Great Britain, directed by or to any Member of either House of Parliament, shall be exempted from the payment of the duties of postage, if fuch letter or packet shall exceed three quarters of an ounce in weight, or if such letter or packet shall contain more than one inclosure

therein.

The Resolutions having been read,

Mr. FOX entered into calculations on the subject of the Austrian loan, and maintained, by feveral arguments that the conclusions of the Minister were erroneous in many instances on this subject.

Mr. Chancellor PITT maintained the justness of his calculations, as he had fubmitted them last night to the Committee.

Mr. HUSSEY agreed with Mr. Fox, and undertook to prove that the Minister had made an improvident bargain. He entered also into several points of calculations upon compound interest, &c. and faid he should be glad to see an attempt made to contradict his conclusions.

Several of the resolutions were then read a second time, and agreed to. On reading that, which imposes a duty on foreign timber.

A Member, whose name we did not hear, stated some objections to this tax. He faid, that a great number, indeed, of houses in the metropolis, and especially in Mary-le-bon, now remained unfinished on account of the late tax which had been laid on this year article, that expence having deprived the builders of the means of finishing them. He said there were whole streets in that situation; and he had too much reason to fear, that if this tax was erfifted in, and no relief of any kind afforded to these persons, the . vouses would remain without roofs, and would soon be in ruins.

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Mr. FOX faid, he knew many houses that were in that situation; many more might be so, of which he knew nothing; but he knew enough to say, that this was a matter of very serious consideration, and ought to be attended to before the House should pass the bill upon this resolution.

Mr. Chancellor PITT faid, that from all the information he had upon the subject, he had no reason to apprehend that there was any hardship to any great extent felt by the persons alluded to; nor did he apprehend there would be such in consequence of the tax now proposed. However, he said he should be glad to receive farther information upon that subject in the different stages of the bill.

Lord SHEFFIELD apprehended very great danger from carrying this duty upon foreign timber into a law; for he understood the duty which had been imposed upon that article already, had induced many to make use of oak instead of the timber thus taxed; if they had done so already, how much more likely were they to do it after a new tax should be imposed. This might prove very injurious to the navy.

The resolution was then read and agreed to.

On reading the refolution for impoling a duty on infurance on lives and on thips, &c.

Mr. FOX faid he feared there was too much reason to apprehend that this duty would be evaded. Insurances, he believed, had been sometimes paid by one party to another, together with the duty, and yet Government had never received that duty. He mentioned this merely to put the Minister upon his guard, and that all positible precaution might be taken in the framing of the bill.

Mr. Chancellor PITT agreed, that it was right to be as guarded as possible upon this subject; for he had reason to believe, that frauds had been practised; and he should feel himself indebted to any gentleman who should give him hints upon this business. It might be impossible totally to avoid fraud; but he hoped the bill would be as well framed as possible for that purpose.

Mrs THORNTON thought there was much disproportion in this resolution, and recommended an alteration of it. He said, it was his opinion the tax on insurances should be in the ratio of the premium.

Mr. Chancellor PITT faid a few words in defence of the refolution, and observed, that there would be an opportunity of customing the matter on the introduction of the bill.

The resolution was then agreed to.

On reading the resolution for the regulation of franking,

Mr. JOLIFFE faid, he saw many inconveniencies arising from

the resolution as it then stood, insomuch as it was impossible to afcertain at what places Members might be at particular times when letters were franked by them or sent to them. Until this matter could be more properly adjusted, he conceived that it might be productive of much trouble and litigation between Members and the geople at the Post Office. From this consideration, therefore, he could not agree to the resolution in its present indeterminate state.

Mr. BUXTON thought the privileges of franking ought to be given up, or at least only retained during the actual fitting of Parliament.

Sir WILLIAM YOUNG was of opinion that the sum, as proposed by the resolution, was not likely to be raised, as from the accounts kept at the General Post Office, it appeared that the whole amount of letters franked by Members was only 60,000l.

A short debate took place, in the course of which some suggestions of amendment were given.

Lord SHEFFIELD was decidedly against the whole of the refolution. The only privilege almost that a Member of that House had left was that of franking; and, he maintained, that a person who had six or seven thousand constituents ought not to be limited as to the number of letters which he should write to, or receive from such, free of postage, because there was no defining the number with whom we might have occasion to correspond upon public business:—under such consideration he should oppose this duty and regulation in every stage.

The House divided:-

For the resolution 49; Against it 9.

A conversation of confiderable length then took place on the various modes proposed by different Members for the alteration of the plan now proposed by the Minister for the regulation of franking, which the Speaker terminated by declaring it to be irregular.

Colonel STANLEY faid, that fome exceptions ought to be made in favour of the militia, whose affections to their wives and children were kept alive by having the opportunity of corresponding with them, through the medium of their officers, often Members of Parliament, in quarters with them.

Mr. CHARLES DUNDAS thought that during the fitting of Parliament letters ought to be addressed to the House, as it would induce Members to attend more constantly their Parliamentary duty whan in general they are accustomed to do.

A Member, whose name we did not hear, observed that he thought at would be unjust that a Member, who had a great number of continuents, as was his case, should only have the privilege of receiv-

ing no more letters free from them than one who only represented Old Sarum.

Mr. R. SMITH moved an amendment to the resolution; instead of allowing one inclosure to each cover, there should be two allowed.

This was supported by Mr. Thornton, and others, upon which rea short debate arose.

Mr. Chancellor PITT opposed the amendment, as being contrary to the very principle on which the Committee voted the resolution, namely, that bills of exchange, and other instruments, should not, to the same extent as formerly, be allowed to pass through the kingdom without postage

The House divided,

For the amendment, 7:- Against it, 41.

Sir WILLIAM YOUNG gave notice that on the 3d of March next, he should move for the second reading of a bill for giving relief to poor persons at their own homes.

The House then proceeded to take into farther consideration the Report of a bill for raising out of different counties, a number of men, in proportion to the inhabited houses, for the better manning the navy, &c. Several amendments were agreed to.

Mr. CAWTHORNE proposed a clause, the purport of which was, that every person keeping three male servants should find one man for the navy, or pay a fine. Every person keeping sive male servants to find two men, or pay a sine, &c.

Mr. Chancellor PITT opposed the clause, and the House refused leave to bring it up.

The bill, with the amendments, was ordered to be ingroffed, and read a third time on Thursday, if then ingroffed.—Adjourned to Thursday.

The following Papers were laid on the Table, for the perulal of the Members.

An Account of the Total Net Produce of the Taxes for one Year, ending the 5th Day of January, 1795.

CUSTOMS — EXCISE STAMPS —	<u> </u>	3,378,640 11 65 7,175,629 18 55 1,240,035 1 10
1NO	CIDENTS.	
Confolidated Letter Money, 17/Ditto, Salt, ditto Seizures fince 25 October 1760 Proffers, ditto Letter Money, ditto Alum Mines, ditto Compositions, ditto Rent of a Light House, ditto Alienation Duty, ditto 6d. Deduck, per Lib. en Pension 1s. ditto, Salaries, &c. 5 April Houses and Windows, 10th Oct Inhabited Houses, 1779 Hawkers and Pedlats, 1710 Hawkers and Pedlats, 1710 Hawkers and Pedlats, 1710 Hotel, Coaches and Chairs, Dit 3, 774 Male Servints, 1785 Horis, ditto Four Wheel Carriages, ditto Two Wheel ditto, ditto Arrears of Female Servants, di	1758 tober, 1766	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
Ditto, Waggons, ditto Ditto, Carts, ditto Ditto, Shops, ditto First Fruits of the Clergy Tenths ditto		- 674 7 10½ 1,351 9 - 118 13 8 - 3,630 - 9¼ 9,918 7 11
•		1,880,586 15 12
DUT	IES, Anno 1791.	221 202 6 8
Sugars British Spirits Foreign Ditto Malt Bills and Reccipts Game Duty £. 10 per cent. on Assessed T	axcs	234,292 6 8 109,783 — 6 139,075 10 6 500 — 153,494 11 10 17,523 1 3 93,164 6 2\$ 747,832 16 5\$

	DUTIES,	Anno 1794.			
British Spirits Foreign ditto Glass Attornies Articles Bricks, Customs Slates and Stones Bricks and Tiles Spirit Licences Paper, Excise Ditto, Customs			65,503 84,335 23,068 12,021 54,643 5,111 52 31,000 77,565 860	9 111 15	11 10
Total of CUST Ditto INCIDE	OMS, EXCISE, 2 NTS · -	and STAMPS	354,166 11.794,305 1.880,586	11	5
Ditto DUTIES Ditto DUTIES	, Anno 1791 , Anno 1794 GRAND TOTAI		1,880,586 747,832 354,166 14,776,891	7	5

Exchequer, the 12th Day of January 1795.

JAMES FISHER.

An ACCOMPT of the Total Produce of the Duties of CUSTOMS, EXCISE, STAMPS, and INCIDENTS, respectively for One Year, ended the 10th Day of October 1794; distinguishing (as far as possible) in each Branch, the Produce on every separate Article, the Duties on which have amounted to One Thousand Pounds, or more, in the Four Quarters of the Year: viz.

The Total produce of the I One Year, ended the 10th as per Accompt (A)	Duties of Day of O	Customs for Stober 1794,	4,044,923	15	61
Ditto of the Duties of Excise ditto (exclusive of 586,888 annual Malt Duties) as per	d., the Pr	oduce of the	7,541,965	2	5 ‡
Ditto of the Stamp Duties ditto, as per Accompt (C)	for One	Year, ended	1,420,867	11	10
Ditto of Incidents at the Reco	eipt of the	e Exchequer ecompt (D)	2,368,839	5	<u>1</u> 01
			15,376,595	15	81

Memorandum

In the Sum of 2,369,\$391. 58. 10\frac{1}{2}d. stated as the Amount of Incidents at the Exchequer, is included 352,1841. 68. 5\frac{1}{2}d., being the Amount of the Imprest and other Monies paid in there within the above Period.

Presented pursuant to an Act of the 27th Year of his present Majesty's Reign, the 2d Day of January 1795, by

GEORGE ROSE,

Net Produce, subject

(A.)

An ACCOUNT of the Total Net Produce paid into the Exchequer of the Duties of CUSTOMS in England and Scotland; diffinguishing, as far as possible, the Produce upon every separate Article, the Duties on which shall have amounted to 1000l. or more, in the Four Quarters ending the 10th Day of Occuber 1794.

SPECIES OF GOODS.	to the Paymer Bounties and pagement.	
	£. s.	d.
Ashes, Pearl and Pott	~962 I	10
Barilla	13,078 17	2
Brimstone	8,524 10	9
Bristles undressed —	5,261	1
Bugle, great	876 10	2
Carpets, Turkey —	2,070 13	6
China Ware —	9,865 7	10
Copper, unwrought — — —	1,083 1	11
Cork — — —	3,777 15	1
Corn, Oats	7,136 6	8
Wheat	9,485 13	7 ·
Drugs—Borax refined —	4,396 11	
Caffia Lignea ———	999 19	1
Cortex Peru	12,351 6	9
Juniper Berries — — —	1,047 17	3
Manna ————	881 4	
Oil perfumed	1,982 17	5
Opium	1064 8	
Quickfilver — — — — — — — — — — — — — — — — — — —	3,666 4	7
Saccarum Saturni	2,015 17	
Senna ————	1,542 1 1,612 8	4
Succus Liquoritiae	7,065 2	10
Dye Stuffs, Smalts	9,630 12	3 2
Elephants Teeth		10
Feathers for Beds	1,264 7 7,527 6	10
Fruit, Lemons and Oranges	9,879 19	2
Fruit, Nuts, fmall	2,113 3	
Glafs Plates	5,807 7	9
Grocery—Almonds, Jordan	2,912 I	8
not Jordan -	1,330 13	11
Cinnamon	1,328 12	6
Cloves	2,208. 5	9
Coco.i	1.679 13	. 4
Cottee — —	45,851 —	14
Currants	73,403 13	6
Figs	1,988 I	8 🖟
Ginger —	2,223 12	9 3
Mace	1,427 12	á
•	,, ,	•

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SPECIES OF GOODS.	Net Produce, subject to the Payments of Bounties and Management.
	f. s. d.,
Grocery-Nutmegs -	1,928 2 0
Pepper	24,671 17 6
Pimento —	788 -1 6
Raifins, Denia	10,607 0 5
Lexis -	9,672 0 6
Lipari —	6,180 3 3
Smyrna	18,162 2 4
Solis	12,643 I 2
Rice	11,656 3 8
	2,391 7 10
Sago	- 1,448,195 19 5
Sugar, brown	— 118,699 4 I
Tea —	612 10 0
Hair, Horse	788 12 O
- Human	- 118,200 4 5
* Hemp, Rough	
Hides, Indian	
Loft	1,132 9 2
Ox or Cow	3,297 14 0
Incle, wrought	146,284 7 10
Iron, Bar	
Calt	
Kelp —	
Linens.—Cambricks	112 . 5
Canvas, Heffens	
Spruce	5,093 1 11
Damask Tabling, Silefia —	
Driffing —	- 2,176 18 2 - 49,353 4 9
Germany, Narrow	- 49,353 4 9 - 21,354 17 2
Ruffin, Broad, above 222	3,7, ,
above 31 2 — above 36 —	
above 36	3.7.1
Narrow	
Towelling and Napkining	
Manufactured Articles of India	3,373 .0 II 2,836 II 5
Mats, Ruffia	
Hats, Chip	- 2,270 3 9 - 13,686 19 8
Oil, Ordinary	- 31-
- Sallad -	5,118 19 6 1,612 10 6
Train .	
Paper, Foolscap	*1211 /
Diétures	- 937 4 II
Piece Goods of India.—Callicoes	- 21,473 10
Withins	- 113,474 17
Nankcens :	11,647 17
Prohibited —	- 14,327 18
Saltpetre	846 10
Vol. XL. 3 X	•
1 A 41 +	

Net Produce, subject

SPECIES OF GOODS.	to the Payment of Bounties and Ma- nagement.
	£. s. d.
Seeds, Clover	- 4,363 16 4
Shells, Mother of Pearl	- 1,532 5 7
Silk, Bengal, Raw	- 100,834 15 0
Chioa, Raw	- 24,854 4 10'
Italian and Turkey, Raw -	- 6,945 18 10
Thrown	- 93,703 16 2
Skins.—Bear, Black	 2, 016 6 0
Beaver	1,022 13 6
Calf, undrefs'd	 1,801 8 5
Tann'd .	- 2,604 1 9
Deer, in hair	3,268 5 6
Kid, undresi'd	- 3,812 14 0
Martin —	324 15 8 868 14 2
Snuff -	868 14 2
	29,388 t4 8
Geneva	— 28,481 17 2
Rum	49,086 19 10
Stones, Blocks of Marble	- 1,434 19 0 - 7,387 10 10
Thread, Sisters	1.5 /
Tobacco	1,174 10 t
Tow	- 235,211 6 0 - 1,259 19 6
Turpentine	. 32
Wax, Bees	 3,068 o 5
Wines, Customs only,—Canary	- 3,462 15 11 - 1,421 4 5
French	- 1,421 4 5 - 10,465 0 10
Madeira —	— 10,465 9 10 — 12,082 3 2
Portugal —	- 12,082 3 2 - 377,704 10 11
Rhenifh —	- 377,794 19 11 - 3,213 5 4
Spanish —	75,558 6 2
Wood.—Balks	2,227 9 6
Battens	- 11,201 17 4
Boards, Paling	- I,215 8 9
Scale -	- I,227 11 2
Deals	- 125,411 18 S
Ends	- 2.715 13 5
Lathwood	- 3,104 13 9
Masts -	- 3,207 19 9
Plank, Oak	- 7,056 á 1 ó
Staves —	- 16,764 i 6
Timber, Fir	— 54,963 13 1
Oak	- 1,051 5 6
Ufers —	— 1,106 o 3
Wainfcot logs -	
Yarn, Mohair.	- 1,895 7 11

Net Produce, subject

SPECIES OF GOODS.	to the Pays Bounties a nagement.	nent nd	of Ma-	
Altum Codis Indigo Lead Skins, Beaver Tin Other fubfidy articles Coals brought coastways Wine brought coastways to London Stones and Slates brought coastways Surcharges on fundry small articles Interest on bonds Tobacco condemned or fold for the duty Duties on corn Received from the inspector of corn returns Duty on wine, fold by the excise Duties remitted from the plantations Window, or commutation duty, by 24 Geo. II Sundry small articles, the duties whereof have no amounted to £.1000 on each	special Subfigies on goods	518,239 970 6,064 2,579 6 7,587 23,129 864 179 24,507 229,848 280,313	18 8 12 10 18 7 6 1 11 19 16 12 10 13 4 1	76 5 10 9 11 7 9 6 8 8 8 1 1 8 7 ½
	•	5,101,206	10	$\Theta_{\overline{2}}^{\underline{I}}$

DISCHARGE.

By PAYMENTS out of the NET PR

Payments out of the Net Produce.

Payments out of the Net Produce, viz.	£.	5.	d.
Bounties — — —	566,808 41,118	6	.6.
Re-payments on over entries and damaged goods	41,118	8	01
Charges of management	402,625	4	9
Money iffued out of the revenues of Scorland, applicable to His Majetty's Civil Government	44,929	٠,	-
account of corn returns	801	0	0
Paid into the Exchequer	4,044,923	15	63

Inspector General's Office, Custom House, London, Dec. 16th, 1794.

£. 5,101,206 10 $0\frac{1}{2}$

THOMAS IRVING, Inspector General of the Imports and Exports of Great Britain. An Account of the Total Net Produce of the Duties arising from the Stamp Revenue, that have amounted to 1000l. or more, in the Four Quarters next preceding the 10th Day of October, 1794.

	£.	s.	d.
Confolidated Duties -	779,866	9	1
Infurance — —	127,201	2	0
Burials, &c. —— —	3,825	0	E
Hats	9,338	4	11
Plate —	23,248	17	I
Post Horse Duty	196,339	18	0
Medicine — -—	12,622	16	I
Game	39,920	11	8
Attornics ——	26,017	13	6
Pawnbrokers ———	4,571	0	ıı
Glove	4,364	18	3
Perfumery —	3,676	2	3
Judges Duty -	- 1,558	8	0
Bills	110,973	7	8
Receipts	43,581	4	2
Additional Game, 1791 -	16,991	t	3
Attornies, 1794	9,195	9	0
Apprentice Duty	7,675	7	11
- 1	,420,867	11	10

Stamp Office, 14th October, 1794.

J. LLOYD, pro Compt.

520		PA	K	سار .	L	r ta	1 E	r.	٧.	1 5	7 L	LI							n		75	/5•
and : nore,	the tree	9	0	0	0 0	0	0	0		0	0	•			0	0	0	•	0	0	0	5
1 Sco ti	Total Net Produce of the Four Quarters.	-	80756 0	378 0	200	0 (†2)	98	575 0	147087 0	215	0 40851	0 201	17685 0		80188 0	754 0	0 494	558 0	0 811	0 661	0 65801	533 2
ind and o 1,000		<u>!</u>		1970378	214	Ä	4	2157	147	24521	15	574402	17	_	8	18175	378	655658	1069	101799	º	427
Ingli ted t	1794, 794.	d.	0	0	0 0	0	0	0	0	0	0	0	0		0	0	0	0	0	0	0	0
in I	O Table	,	o o	N 0		·	. ~		0	~	0	3	3	1794.	0	о 0	7	-	9			g g
Errife in England and Scotland: have amounted to 1,000l. or more,	Fourth Quarter, from 5 July 1794, to 10 D. 1794.	نې	24.57	426,67	4,4,4,4,5,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4	, 2 3	18,2	10,358	36,541	65,123	450	378,583	7,653	¥	27,080	58,038	99,312	53,13	134,466	28,02		44,566
hall of		d.	0	0 (9 0	0	0	0	0	0	0	0	0		0	0	0	0	0	0	0	42
Outfe lich f	uarte pr. 17 y 179	3	0	Ò	0	0	0	0	0	0	0	0	0	÷	0	0	0	0	0	0	0	0
of the lies on wh	Third Quarter, from 5 Apr. 1794. to 5 July 1794.	ž,	20,007	718,557	67,089	389	8,166	5,441	33,982	57,202	15,35+	81,968	5,000	76/1	16,378	25,246	86,971	256,060	82,341	26,088	5,405	163,488
Uer, Dut	4.4.	. B.	0	0	0	0	0	0	0	0	0	0	0		0	0	0	0	0	0	<u>。</u>	116
the	Quark II. 17	4	0	0 (0	0	0	0	0	0	0	0	0		0	0	0	0	0	0	0	5
the Ex-	Second Quarter, from 5 Jan. 1794, to 5 April, 1794.	نځز	18,133	457.781	79,092	138	8,952	933	37,900	71,462	0	8,944	2,772	,	16,805	52,525	92,400	239,778	286,244	4,904	730	54,830
aracc	7.93.	d.	0	0 (0	0	0	0	0	0	0	0	0		0	0	0	ó	0	0	0	32
paid y fep 14.	narte) rêt. r . 179	4	0	0 0	0	0	0		o	0	0	0	0		0	0	0	0			ο,	12
Produce, ce on ever ober, 179	First Quarter, from to Oct. 1793. to 5 Jan. 1794	٠,٣	17,440	307,308	38,652	581	9,049	4,843	38,064	51,428	0	104,907	2,200		20,02	45,045	100,080	106,689	187,067	20,980	1,123	104747
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JAMES WEBB, Accompt. General.

An ACCOUNT of the total produce paid into the Exchequer of the Duties under the Head of INCIDENTS; distinguishing (as far as possible) in each Branch, the Produce on every separate Article, the Duties on which shall have amounted to ONE THOUSAND POUNDS, or more, in the Four Quarters ended the 10th October, 1794.

	£.	5.	ð.
Confolidated Salt —	428,987	13	11
Ditto-Letter Moncy	156,000		_
Letter Money, 1760 —	299,007		
Seizures	18,231	Q	$2\frac{3}{4}$
First Fruits	3,630	<u>_</u>	9₹
Tenths	9,918		ii.
Hawkers and Pedlars, 1710	2,809		4
Hackney Coaches and Chairs, 1711	11,500		
Ditto	14,000	_	_
6d Deduction on Pensions, 1721	51,342		
18 Ditto-on Salaries, 1758	33,-65		g
Male Servants	96,137	11	114
Female Ditto — — —	4,420	8	112
4 Weel Carriages	162,825	14	117
2 Well Ditto	3,650	15	113
Carts —	1,396	6	3 1
Horfes ——	108 754	6	_
Houses and Windows, 1766	340,511	9	43
Houses, 1779	147,907	14	3 1
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A. 1	795. DEBATES.	531
Mone	y paid by Lieut. General Christie, Deputy Quarter Master General in North America,	£. 1. d.
Ditto	on Balance of his Account from 1757 to 1766 by Edward Roberts, Efq., First Clerk to the Clerks of the Pells, for the Residue of	692 16
Ditto	Exchequer Fees for the consolidated Fund by Charles Long, Esq., for Interest on	1,368 2 4
Ditto	by George Rofe, Eq., for Post Fines from	8,053 13 10
Ditto	by James Ballard, Efq., on Account of the	3,59° 4 °E
Ditto	Worcestershire Militia by Kender Mason, Esq., Executor of Kender	141 1 2
Ditto	Mason by James Russell, Esq., on Captain Robert	5,959 — —
Ditto	Baltour's Account by Wm Chamberlayne, Efq., on Account	49 8 10
Ditto	of Daniel Chamier deceased by John Fenwick, Liq., for the Carnavon	9,467 10 4
Ditto	Militia by Claude Scott, on Account of Wheat, &c.	500 — —
Ditto	by the Fast India Company, in Part of an	40,000 — —
Ditto	Annual Sum of 500,000l. by Robert Bissett, Esq., on Account of the	250,000 —
Ditto	As mament, 1793 by Fludyer and Co. on Account of Cloathing	2,000
Ditto	fold for Government by Abiaham Newland, Fiq, being the Surplus after paying off the Principal and Interest upon Exchequer Bills, made forth by virtue of an Act 33. Gij. tij. Rs. for enabling His Majesty to issue Exchequer	8,714 17 11
Impres	Bills Money re-paid by Josette Murray, Executive of Richard Murray, late Barrack	13,348 2 24
Ditto-	Master in Quebcc —	514 14 -
Ditto-	Ellis, late I reasurer of the Navy	7,842 15 74
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Exch Day of	equer, the 15th November, 1794.	

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